

Hearing Date and Time: November 18, 2021, at 10 a.m. (prevailing Eastern Time)  
Objection Date and Time: November 11, 2021, at 4 p.m. (prevailing Eastern Time)

DAVIS POLK & WARDWELL LLP  
450 Lexington Avenue  
New York, New York 10017  
Telephone: (212) 450-4000  
Facsimile: (212) 701-5800  
Marshall S. Huebner  
Benjamin S. Kaminetzky  
Eli J. Vonnegut  
Christopher S. Robertson

*Counsel to the Debtors  
and Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)**

**(Jointly Administered)**

**NOTICE OF HEARING ON DEBTORS' MOTION TO APPROVE  
PAYMENT OR REIMBURSEMENT OF CERTAIN FEES AND EXPENSES OF THE  
NON-CONSENTING STATES GROUP, THE AD HOC COMMITTEE AND THE MSGE  
GROUP PURSUANT TO SECTIONS 363(B) AND 105(A) OF THE BANKRUPTCY  
CODE AND BANKRUPTCY RULE 6004**

**PLEASE TAKE NOTICE** that on October 19, 2021, the above-captioned debtors and  
debtors in possession (collectively, the “**Debtors**”) filed the *Debtors’ Motion to Approve Payment*

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

*or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004* (the “**Motion**”). A hearing on the Motion will be held on **November 18, 2021 at 10:00 a.m. (prevailing Eastern Time)** (the “**Hearing**”) before the Honorable Judge Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601 (the “**Bankruptcy Court**”), or at such other time as the Bankruptcy Court may determine; *provided* that, pursuant to General Order M-543, dated March 20, 2020 (Morris, C.J.) (“**General Order M-543**”), such Hearing shall be **via Zoom for Government®** so long as General Order M-543 is in effect or unless otherwise ordered by the Bankruptcy Court.<sup>2</sup>

**PLEASE TAKE FURTHER NOTICE** that copies of the Motion may be obtained free of charge by visiting the website of Prime Clerk LLC at <https://restructuring.primeclerk.com/purduepharma>. You may also obtain copies of any pleadings by visiting the Bankruptcy Court’s website at <http://www.nysb.uscourts.gov> in accordance with the procedures and fees set forth therein.

**PLEASE TAKE FURTHER NOTICE** that parties wishing to participate in the Hearing are required to register their appearance by **4:00 p.m. (prevailing Eastern Time) the day before the Hearing** at <https://ecf.nysb.uscourts.gov/cgi-bin/nysbAppearances.pl>.

**PLEASE TAKE FURTHER NOTICE** that any responses or objections to the Motion shall be in writing, shall comply with the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, shall be filed with the Bankruptcy Court

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<sup>2</sup> A copy of General Order M-543 can be obtained by visiting <http://www.nysb.uscourts.gov/news/court-operations-under-exigent-circumstances-created-covid-19>.

(a) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at [www.nysb.uscourts.gov](http://www.nysb.uscourts.gov)), and (b) by all other parties in interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with General Order M-399 and the *Amended Order Establishing Certain Notice, Case Management, and Administrative Procedures* entered on November 18, 2019 [ECF No. 498], so as to be filed and received no later than **November 11, 2021 at 4:00 p.m. (prevailing Eastern Time)** (the “**Objection Deadline**”).

**PLEASE TAKE FURTHER NOTICE** that objecting parties are required to attend the Hearing and a failure to appear may result in relief being granted upon default; *provided* that objecting parties shall attend the Hearing **via Zoom for Government®** so long as General Order M-543 is in effect or unless otherwise ordered by the Bankruptcy Court.

**PLEASE TAKE FURTHER NOTICE** that if no Objections are timely filed and served with respect to the Motion, the Debtors may, on or after the Objection Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Motion, which order may be entered without further notice or opportunity to be heard.

**PLEASE TAKE FURTHER NOTICE** that the Hearing may be continued or adjourned thereafter from time to time without further notice other than an announcement of the adjourned date or dates at the Hearing or a later hearing. The Debtors will file an agenda before the Hearing, which may modify or supplement the motions to be heard at the Hearing.

Dated: October 19, 2021  
New York, New York

DAVIS POLK & WARDWELL LLP

By: /s/ Eli Vonnegut

450 Lexington Avenue  
New York, New York 10017  
Telephone: (212) 450-4000  
Facsimile: (212) 701-5800  
Marshall S. Huebner  
Benjamin S. Kaminetzky  
Eli J. Vonnegut  
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*Counsel to the Debtors  
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DAVIS POLK & WARDWELL LLP  
450 Lexington Avenue  
New York, New York 10017  
Telephone: (212) 450-4000  
Facsimile: (212) 701-5800  
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**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**DEBTORS' MOTION TO APPROVE  
PAYMENT OR REIMBURSEMENT OF CERTAIN FEES AND EXPENSES OF THE  
NON-CONSENTING STATES GROUP, THE AD HOC COMMITTEE AND THE MSGE  
GROUP PURSUANT TO SECTIONS 363(B) AND 105(A) OF THE BANKRUPTCY  
CODE AND BANKRUPTCY RULE 6004**

Purdue Pharma L.P. and its affiliates that are debtors and debtors in possession (collectively, the “**Debtors**,” the “**Company**” or “**Purdue**”) in these cases (the “**Cases**”) hereby file this motion (this “**Motion**”) seeking entry of an order, substantially in the form attached hereto as **Exhibit A** (the “**Order**”) pursuant to sections 363(b) and 105(a) of the Bankruptcy Code and

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Bankruptcy Rule 6004, approving the payment or reimbursement of certain reasonable and documented fees and expenses incurred through the end of the Mediation (as defined below) on July 7, 2021 of the Ad Hoc Group of Non-Consenting States (the “**Non-Consenting States Group**”)<sup>2</sup> and the Ad Hoc Committee of Governmental Entities and Other Contingent Litigation Claimants (the “**Ad Hoc Committee**”) and certain reasonable and documented fees and expenses of the Multi-State Governmental Entities Group (the “**MSGE Group**”), in each case, on the terms set forth herein.<sup>3</sup> In support of this Motion, the Debtors respectfully represent as follows:

### **Preliminary Statement**

1. The diligence, negotiations, and agreements that have been achieved during these Cases required important efforts from the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group. On many significant issues from the start of these Cases through the conclusion of mediation before the Hon. Shelley C. Chapman (the “**Mediation**”), the Court, the Debtors, and other stakeholders received the benefit of coordinated positions by the Non-Consenting States Group and counsel representing the group, just as stakeholders benefited from similar coordination by the Ad Hoc Committee and the MSGE Group.

2. The work to which the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group provided integral input includes the abatement model that commits billions of

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<sup>2</sup> California, Colorado, Connecticut, Delaware, the District of Columbia, Hawaii, Idaho, Illinois, Iowa, Maine, Maryland, Massachusetts, Minnesota, Nevada, New Hampshire, New Jersey, New York, North Carolina, Oregon, Pennsylvania, Rhode Island, Vermont, Virginia, Washington, and Wisconsin.

<sup>3</sup> As explained below, the fees and expenses of The Brattle Group, Inc. were incurred jointly by the members of the Non-Consenting States Group and the States and Territories represented by the Ad Hoc Committee (The Brattle Group’s work was also closely coordinated with the expert for the Plaintiffs’ Executive Committee on the Ad Hoc Committee) through a combination of grants and direct funding as a group, and the fees and expenses of Dr. Hyde were incurred with the understanding that, although Dr. Hyde was identified by the Non-Consenting States Group, his fees and expenses would be paid through the Ad Hoc Committee. Given these unique circumstances, this Motion covers not only the fees and expenses incurred by the Non-Consenting States Group, but also these fees and expenses to the extent incurred by the Ad Hoc Committee or its members.

dollars of governmental and non-personal injury private creditor recoveries to address the opioid crisis, the allocation of value as between governmental and private creditors, allocation as among governmental creditors, diligence regarding the Sackler family, the resolution of private creditor claims and allocation as among them, and the commitment that tens of millions of documents will be disclosed in a public document repository. These results, including changes to the settlement with the Sacklers from the settlement framework announced at the beginning of the case, were achieved through the collective effort of the Non-Consenting States Group, even though ultimately not all agreed to a resolution with members of the Sackler family, and other coordinated groups including the Ad Hoc Committee and the MSGE Group.

3. In light of these efforts and the consensus achieved on so many issues, and as reported to the Court, *see* Aug. 13, 2021 Hr’g Tr. 42:7-18, the Debtors, the Non-Consenting States Group, the Ad Hoc Committee, and the MSGE Group, agreed that it was appropriate for the Debtors’ estates to pay or reimburse the following reasonable and documented fees and expenses through conclusion of the Mediation on July 7, 2021 of the Non-Consenting States Group and the Ad Hoc Committee. The Debtors, the Non-Consenting States Group, and the Ad Hoc Committee also agreed that it was appropriate for the Debtors’ estates to pay or reimburse the following reasonable and documented fees and expenses of the MSGE Group, in each case on the terms set forth herein (collectively, the “**Requested Payments**”):

- (a) Pillsbury Winthrop Shaw Pittman LLP (“**Pillsbury**”), counsel to the Non-Consenting States Group, from June 2019 through and including the Mediation, in the aggregate amount of \$7,510,704.18. Attached as **Exhibit B1** is a summary schedule of the Pillsbury professionals, listing such individual’s position, billing rate, total number of hours worked, and the

total fees requested therefor. Attached as **Exhibit B2** are redacted daily time records for each professional. Attached as **Exhibit B3** is a certification regarding the invoices submitted and the customary rates billed;

- (b) NERA Economic Consulting, Inc. (“NERA”), expert for the Non-Consenting States Group, from June 2021 through and including the Mediation, in the aggregate amount of \$68,965.00.<sup>4</sup> Attached as **Exhibit C1** is a summary schedule of the NERA professionals, listing such individual’s position, billing rate, total number of hours worked, and the total fees requested therefor. Attached as **Exhibits C2** are daily time records for each professional. Attached as **Exhibit C3** is a certification regarding the invoices submitted and the customary rates billed;
- (c) The Brattle Group, Inc. (“**Brattle**”), as consultant to the Non-Consenting States Group and the States and Territories represented by the Ad Hoc Committee (and in close coordination with the expert for the Plaintiffs’ Executive Committee) in connection with the preparation of the collective proof of claim filed by the States and Territories (regardless of whether they were part of the Non-Consenting States Group or the Ad Hoc Committee), from January 2020 through and including June 2021, in the aggregate amount of \$4,094,399.00. Attached as **Exhibit D1** is a summary schedule of the Brattle professionals, listing such individual’s position, billing rate,

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<sup>4</sup> NERA provided expert testimony during the Confirmation Hearing on behalf of Connecticut, Maryland, Oregon, and Washington with respect to their objections to the Plan, which were pursued only after the conclusion of the Mediation. For the avoidance of doubt, this Motion does not seek to pay or reimburse any of the fees and expenses amounts incurred by NERA in connection with the Confirmation Hearing or for work that was performed after the Mediation.

total number of hours worked, and the total fees requested therefor. Attached as **Exhibits D2** are daily time records for each professional. Attached as **Exhibit D3** is a certification regarding the invoices submitted and the customary rates billed;

- (d) Dr. Fred Hyde (“**Dr. Hyde**”), a consultant who assisted both the Ad Hoc Committee and the Non-Consenting States Group in evaluating and formulating resolutions with the private creditor groups that define the abatement programs for which significant portions of their recoveries will be used, from June 2020 through and including March 2021, in the aggregate amount of \$51,500.00.<sup>5</sup> Attached as **Exhibit E1** is a summary schedule for Dr. Hyde listing his billing rate, total number of hours worked, and the total fees requested therefor. Attached as **Exhibits E2** are daily time records for Dr. Hyde. Attached as **Exhibit E3** is a certification regarding the invoices submitted and the customary rates billed;
- (e) Seitz, Van Ogtrop & Green, P.A. (“**SV&G**”), efficiency and conflicts counsel to the MSGE Group, from August 2021 through present, in the aggregate amount of \$58,940.00. Attached as **Exhibit F1** is a summary schedule of the SV&G’s professionals, listing such individual’s position, billing rate, total number of hours worked, and the total fees requested therefor. Attached as **Exhibit F2** are daily time records for each

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<sup>5</sup> The Non-Consenting States Group and the Ad Hoc Committee had agreed that Dr. Hyde would be compensated through the Ad Hoc Committee.

professional. Attached as **Exhibit F3** is a certification regarding the invoices submitted and the customary rates billed; and

- (f) Godfrey & Kahn, S.C. (“**Godfrey & Kahn**”), counsel to certain Tennessee and Arkansas entities within the MSGE Group, from September 2019 through July 2021, in the aggregate amount of \$647,719.00. Attached as **Exhibit G1** is a summary schedule of the Godfrey & Kahn’s professionals, listing such individual’s position, billing rate, total number of hours worked, and the total fees requested therefor. Attached as **Exhibit G2** are daily time records for each professional. Attached as **Exhibit G3** is a certification regarding the invoices submitted and the customary rates billed.

4. This Motion seeks approval to make the Requested Payments, on the terms described herein upon entry of the Order and, therefore, out of the Debtors’ available cash prior to the Plan’s Effective Date. Because all Effective Date Cash under the Plan remaining after the payment or reservation of all other required amounts will be paid to public creditors through the Initial NOAT Distribution, the Requested Payments will effectively come out of public creditor distributions.

5. Except with respect to fees and expenses owed to Dr. Hyde and NERA, the Debtors have been informed that the fees and expenses for Pillsbury and Brattle have been paid. The sources of payments have been the States, the District of Columbia, and the Territories,<sup>6</sup> or in some instances, grants from the National Association of Attorneys General (“**NAAG**”). Pursuant to their agreements with NAAG, amounts reimbursed to the Non-Consenting States Group for

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<sup>6</sup> The Debtors understand that in one case outside counsel for a State advanced contributions for that State’s share of Pillsbury’s fees and expenses and will be reimbursed for that amount from that State’s allocated share.

Pillsbury and Brattle will first be used to reimburse NAAG for grants made for these professionals; and amounts reimbursed to members of the Ad Hoc Committee for Brattle will first be used to reimburse NAAG for grants made for Brattle. After that and the payment of Dr. Hyde's fees and expenses, reimbursements will be allocated to members of the Non-Consenting States Group and to members of the Ad Hoc Committee, in proportion to their respective contributions to the fees and expenses paid to Pillsbury and Brattle, as applicable.<sup>7</sup>

6. The Debtors have been informed that the fees and expenses for SV&G and Godfrey & Kahn have not been paid.

7. The agreement is without prejudice to the Non-Consenting States Group's right to seek payment of reasonable and documented post-Mediation fees and expenses in accordance with the terms of the Plan, and to any agreements between the Ad Hoc Committee and the Debtors, and the MSGE Group and the Debtors, regarding, or Court orders addressing, the payment or reimbursement of the Ad Hoc Committee's fees and expenses or the MSGE Group's fees and expenses.

### **Jurisdiction and Venue**

8. The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference M-431, dated January 31, 2012 (Preska, C.J.). This is a core proceeding pursuant to 28 U.S.C. § 157(b) and, pursuant to Rule 7008 of the Federal

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<sup>7</sup> Though the Ad Hoc Committee has authority to seek payment of its professionals' fees and expenses upon motion and notice pursuant to this Court's order entered on December 2, 2019 [ECF No. 553], payment of certain fees and expenses of the Ad Hoc Committee is sought by this Motion because Brattle (on the collective proof of claim) and Dr. Hyde (on certain areas of common interest relating to private creditor negotiations) provided input and advice to both the Non-Consenting States Group and the Ad Hoc Committee. The MSGE Group has advised the Debtors that SV&G provided input and advice to the MSGE Group and its constituents regarding various issues addressed at the Confirmation Hearing, and Godfrey & Kahn has provided advice to MSGE constituents regarding the preliminary injunction, plan issues, and other bankruptcy matters. The MSGE Group seeks payment of certain fees and expenses by this Motion because SV&G (regarding the Confirmation Hearing) and Godfrey & Kahn (regarding the preliminary injunction, plan issues, and other bankruptcy matters) provided input and advice to the MSGE Group and its constituents.

Rules of Bankruptcy Procedures (the “**Bankruptcy Rules**”), the Debtors consent to entry of a final order by the Court in connection with this Motion to the extent that it is later determined that the Court, absent consent of the parties, cannot enter a final order or judgment consistent with Article III of the United States Constitution. Venue is proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409.

### **Background**

9. On September 15, 2019 (the “**Petition Date**”), each Debtor commenced with this Court a voluntary case under chapter 11 of title 11 of the United States Code (the “**Bankruptcy Code**”). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Debtors’ Cases are being jointly administered for procedural purposes only pursuant to Bankruptcy Rule 1015(b).

10. On September 26, 2019, the Office of the United States Trustee for the Southern District of New York (the “**U.S. Trustee**”) appointed a statutory committee of unsecured creditors (the “**Creditors’ Committee**”). No trustee has been appointed in these Cases.

11. Information about the Debtors’ businesses and the events leading up to the Petition Date can be found in the *Debtors’ Informational Brief* filed on September 16, 2019 [ECF No. 17].

12. On September 17, 2021, the Court entered an order confirming the Debtors’ Twelfth Amended Plan of Reorganization (the “**Plan**”). [ECF No. 3787].<sup>8</sup>

### **Relief Requested**

13. By this Motion, and pursuant to sections 363(b) and 105(a) of the Bankruptcy Code, Bankruptcy Rule 6004, and Rule 9013-1 of the Local Bankruptcy Rules for the Southern District

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<sup>8</sup> Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Plan.



of New York (the “**Local Rules**”), the Debtors seek entry of an order, substantially in the form attached hereto as **Exhibit A**, approving the payment or reimbursement of the Requested Payments. These payments and reimbursements are in addition to, and distinct from, any payments to which States or their professionals may be entitled under section 5.8 of the Plan, which shall be without duplication of any amounts approved and paid pursuant to the relief requested by this Motion.

**Basis for Relief**

**A. Section 363(b) of the Bankruptcy Code Justifies the Debtors’ Agreement to Pay or Reimburse the Requested Payments.**

14. The Debtors’ decision to seek authority to pay or reimburse the Requested Payments is a reasonable and sound exercise of their business judgment under section 363(b) of the Bankruptcy Code. Section 363(b)(1) of the Bankruptcy Code empowers the Court to authorize a debtor to “use, sell, or lease, other than in the ordinary course of business, property of the estate.” To approve the use of estate property under section 363(b)(1) of the Bankruptcy Code, the Second Circuit requires a debtor to show that the decision to use the property outside of the ordinary course of business was based on the debtor’s sound business judgment in light of “all salient factors” relating to the bankruptcy case. *Comm. of Equity Sec. Holders v. Lionel Corp. (In re Lionel Corp.)*, 722 F.2d 1063, 1070-71 (2d Cir. 1983) (“The rule we adopt requires that a judge determining a § 363(b) application expressly find from the evidence presented before him at the hearing a good business reason to grant such an application.”); *In re Ionosphere Clubs, Inc.*, 100 B.R. 670, 675 (Bankr. S.D.N.Y. 1989); *see also In re MF Global Inc.*, 467 B.R. 726, 730 (Bankr. S.D.N.Y. 2012) (“Although not specified by section 363, the Second Circuit requires that transactions under section 363 be based on the sound business judgment of the debtor or trustee.”).

15. This Court and other courts have approved the payment of professional fees of unsecured creditors pursuant to section 363(b) under similar circumstances. *See, e.g., In re Purdue Pharma L.P.*, Case No. 19-23649 (RDD) (Bankr. S.D.N.Y. Dec. 2, 2019) [ECF No. 553] (approving payment of certain fees and expenses of the Ad Hoc Committee); *Id.* [ECF No. 2695] (approving the payment of certain fees and expenses of the MSGE Group); *In re AMR Corp.*, No. 11-15463 (SHL) (Bankr. S.D.N.Y. Sept. 21, 2012) [ECF No. 4652] (approving payment of an ad hoc group of unsecured creditors' professional fees pursuant to a fee letter approved under section 363(b)); *In re ASARCO, L.L.C.*, 650 F.3d 593 (5th Cir. 2011) (affirming the ruling of the district court and bankruptcy court to approve payment of bidders' due diligence and work fees requested pursuant to section 363); *U.S. Trustee v. Bethlehem Steel Corp.*, Case No. 02 Civ. 2854 (MBM), 2003 WL 21738964, at \*10 (S.D.N.Y. July 28, 2003) (affirming bankruptcy court's approval of reimbursement of creditors' counsel's costs and expenses pursuant to sections 363(b) and 105(a)).

16. As described above, a sound business purpose clearly exists for the Debtors' agreement to pay or reimburse the Requested Payments. The Non-Consenting States Group, the Ad Hoc Committee, and the MSGE Group were integrally important to the efforts to achieve as much consensus as the Plan received, and a resolution of Purdue's opioid liability that, through the abatement focus of the NOAT and the other Abatement Trusts, will deliver value to people in need.

17. The Non-Consenting States Group and the Ad Hoc Committee also, by way of example, brought value into the Debtors' estates by working with the Creditors' Committee to negotiate a payment from certain of the Debtors' former officers in exchange for them being included as Released Parties under the Plan. *See* ECF No. 3543. The Non-Consenting States

Group, along with the Ad Hoc Committee and the Creditors' Committee, also negotiated the terms of the document repository, a critical element of the Plan.

18. Accordingly, the Debtors submit that the requested relief is appropriate and in the best interests of all stakeholders.

### **Notice**

19. Notice of this Motion will be provided to: (a) the entities on the Master Service List (as defined in the Case Management Order and available on the Debtors' case website at <https://restructuring.primeclerk.com/purduepharma>), (b) any person or entity with a particularized interest in the subject matter of this Motion, and (c) the Fee Examiner appointed in these cases.

20. Because the Motion contains exhibits from which the Fee Examiner, the Court and other parties can assess the reasonableness of the fees and expenses sought to be paid or reimbursed, and challenge their reasonableness if they so choose, the Debtors respectfully submit that no further notice or process is required before the Motion can be considered on the merits.<sup>9</sup> Although the Debtors have filed this Motion, they also reserve the right to challenge the reasonableness of any of the requested fees and expenses.

### **No Previous Request**

21. No previous request for the relief sought herein has been made by the Debtors to this or any other court.

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<sup>9</sup> Because the reasonableness of the requested fees and expenses will be assessed by the Court as a result of this Motion, section 1129(a)(4) of the Bankruptcy Code also will be satisfied to the extent applicable to this request.

Dated: New York, New York  
October 19, 2021

By: /s/ Eli Vonnegut  
DAVIS POLK & WARDWELL LLP  
450 Lexington Avenue  
New York, New York 10017  
Telephone: (212) 450-4000  
Facsimile: (212) 701-5800  
Marshall S. Huebner  
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*Counsel to the Debtors  
and Debtors in Possession*

CONSENTED TO:

Dated: October 19, 2021  
New York, New York

CAPLIN & DRYSDALE, CHARTERED

KRAMER LEVIN NAFTALIS &  
FRANKEL LLP

/s/ Kevin C. Maclay

Kevin C. Maclay, Esq.  
Todd E. Phillips, Esq.  
Ann Weber Langley, Esq.  
George M. O'Connor, Esq.

One Thomas Circle, NW, Suite 1100  
Washington, DC 20005  
Telephone: (202) 862-5000  
Facsimile: (202) 429-3301

*Counsel to the Multi-State Governmental  
Entities Group*

/s/ Kenneth H. Eckstein

Kenneth H. Eckstein  
Rachael Ringer  
Jonathan Wagner  
David E. Blabey Jr.  
1177 Avenue of the Americas  
New York, New York 10036  
Telephone: (212) 715-9100

*Counsel to the Ad Hoc Committee of  
Governmental and Other Contingent  
Litigation Claimants*

PILLSBURY WINTHROP SHAW  
PITTMAN LLP

/s/ Andrew M. Troop

Andrew M. Troop  
Hugh M. McDonald  
Andrew V. Alfano  
31 West 52nd Street  
New York, New York 10019  
Telephone: (212) 858-1000

*Counsel to the Ad Hoc Group of Non-  
Consenting States*

**Exhibit A**

**Proposed Order**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., *et al.*,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)**

**(Jointly Administered)**

**ORDER GRANTING DEBTORS' MOTION TO APPROVE  
PAYMENT OR REIMBURSEMENT OF CERTAIN FEES AND EXPENSES OF THE  
NON-CONSENTING STATES GROUP, THE AD HOC COMMITTEE AND THE MSGE  
GROUP PURSUANT TO SECTIONS 363(B) AND 105(A) OF THE BANKRUPTCY  
CODE AND BANKRUPTCY RULE 6004**

Upon the motion (the “**Motion**”)<sup>2</sup> of Purdue Pharma L.P. and its affiliates that are debtors and debtors in possession in these cases (collectively, the “**Debtors**”) seeking entry of an order (this “**Order**”), pursuant to sections 363(b) and 105(a) of title 11 of the Bankruptcy Code and Bankruptcy Rule 6004, approving the payment or reimbursement of certain reasonable and documented fees and expenses incurred through the end of the Mediation on July 7, 2021 of the Non-Consenting States Group and the Ad Hoc Committee and certain reasonable and documented fees and expenses of the MSGE Group, in each case, as more fully set forth in the Motion; and the Court having jurisdiction to decide the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157(a)-(b) and 1334(b) and the Amended Standing Order of

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

<sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to such terms in the Motion.

Reference M-431, dated January 31, 2012 (Preska, C.J.); and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the relief requested in the Motion having been provided; there being no objections to the relief set forth herein; and no other or further notice being required; and upon the record of the hearing held by the Court on the Motion on November 18, 2021; and after due deliberation the Court having determined that the legal and factual bases set forth in the Motion establish good and sufficient cause for the relief granted herein, that such relief is in the best interests of the Debtors, their estates, their creditors and all parties in interest and the requested fees and expenses are reasonable,

**IT IS HEREBY ORDERED THAT:**

1. The Motion is granted to the extent set forth herein.
2. The Debtors' agreement to pay or reimburse the Requested Payments is approved.
3. The Debtors are authorized, but not directed, to pay or reimburse the Requested Payments upon entry of this Order. The Debtors shall make payment in accordance with instructions received to be provided by Pillsbury Winthrop Shaw Pittman LLP (with respect to the Requested Payments set forth in Paragraph 3(a)–(d) of the Motion), Seitz, Van Ogtrop & Green, P.A. (with respect to the Requested Payments set forth in Paragraph 3(e) of the Motion), and Godfrey & Kahn, S.C. (with respect to the Requested Payments set forth in Paragraph 3(f) of the Motion).
4. The contents of the Motion and the notice procedures set forth therein are good and sufficient notice and satisfy the Bankruptcy Rules and the Local Rules, and no other or further notice of the Motion or the entry of this Order shall be required.



5. Nothing in this Order shall be deemed to constitute (i) a grant of third-party beneficiary status or bestowal of any additional rights on any third party or (ii) a waiver of any rights, claims or defenses of the Debtors.

6. Nothing in this Order shall limit the ability of the Non-Consenting States Group to seek, or the Debtors or their estates, to pay post-Mediation fees and expenses of the Non-Consenting States Group in accordance with the Plan.

7. Nothing in the Order affects other agreements with, or orders approving, agreements between the Debtors and the Ad Hoc Committee or the MSGE Group; *provided* that nothing in those agreements shall permit the Ad Hoc Committee or the MSGE Group to obtain payment or reimbursement for Requested Payments in fact paid or reimbursed pursuant to this Order.

8. The Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

9. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

Dated: \_\_\_\_\_, 2021  
White Plains, New York

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THE HONORABLE ROBERT D. DRAIN  
UNITED STATES BANKRUPTCY JUDGE

**Exhibit B1**

**Pillsbury Summary Schedule**

**(June 2019 – July 7, 2021)**

		Rates				
Timekeeper	Title	2019	2020	2021	Total Hours	Approximate Value Billed*1*
Fitzmaurice, Patrick E.	Partner	-	-	\$947.76	89.20	\$84,539.34
Hunt, Peter J.	Partner	-	-	\$1,100.76	5.80	\$6,384.37
Keyko, David G.	Partner	-	\$1,071.00	-	0.90	\$1,134.00
McDonald, Hugh M.	Partner	-	-	\$1,045.50	405.10	\$423,532.05
Troop, Andrew M.	Partner	\$1,096.50	\$1,096.50 - \$1,139.00	\$1,181.50	3,714.80	\$4,480,735.01
Rennagel, Rachelle L.	Special Counsel	-	\$811.75	\$841.50	1.20	\$1,111.95
Sharp, Jason S.	Counsel	\$692.75	\$735.25	\$765.00	1,521.30	\$1,174,074.51
Alfano, Andrew V.	Associate	\$599.25	\$684.25	\$756.50	1,971.34	\$1,466,444.17
Pettit, Melissa	Associate	-	\$552.50	\$646.00	249.80	\$149,514.50
Park, Jihyun	Associate	\$450.50	-	-	31.00	\$16,430.00
Block, Caroline M.	Senior Law Clerk	-	-	\$484.51	113.14	\$54,816.36
Ng, Patrick	Litigation Support	-	\$314.50	\$327.26	54.10	\$14,258.77
Bernardo, Ronald A.	Litigation Support Analyst	-	\$306.00	-	3.50	\$642.60
Joglar, Liza	Paralegal	\$327.25	-	\$352.75	27.60	\$6,553.08
Korchinski, Stephanie	Paralegal	\$433.50	-	-	0.40	\$204.00
Miller, Steven W.	Paralegal	\$352.75	\$365.50	-	19.20	\$7,990.50
Frederique, Lucette	Research Specialist	-	-	\$280.52	0.50	\$70.13
Roth, Michael B.	Research Specialist	\$318.75	-	-	1.00	\$375.00
					<b>8,209.9</b>	<b>\$7,888,810.34</b>

<sup>1</sup> Approximate Value Billed per timekeeper does not include certain reductions to Pillsbury's invoices, including for voluntary write-offs, rate discounts (incl. rate caps), and courtesy discounts depending on the month and, therefore, is not a precise calculation of the value per timekeeper that would be paid pursuant to this Motion.

**Pillsbury Invoice Summary**

**(For Fees and Expenses from June 2019 through July 7, 2021)**

<b>Invoice</b>	<b>Invoice Date</b>	<b>Service &amp; Expense End Date</b>	<b>Fees</b>	<b>Disbursements</b>	<b>Total</b>
8317709	2020-01-30	2019-12-31	\$749,169.60	\$3,656.19	\$752,825.79
8318956	2020-02-29	2020-01-31	\$153,374.25	\$165.97	\$153,540.22
8327145	2020-03-30	2020-02-29	\$234,336.07	\$1,368.80	\$235,704.87
8340394	2020-05-11	2020-03-31	\$285,388.77	\$1,752.64	\$287,141.41
8340930	2020-05-29	2020-04-30	\$391,978.77	\$1,832.31	\$393,811.08
8345876	2020-06-29	2020-05-31	\$314,619.42	\$561.60	\$315,181.02
8348046	2020-07-31	2020-06-30	\$359,888.25	\$616.85	\$360,505.10
8357724	2020-08-28	2020-07-31	\$409,919.25	\$762.99	\$410,682.24
8363611	2020-09-29	2020-08-31	\$424,551.65	\$1,882.60	\$426,434.25
8369345	2020-10-30	2020-09-30	\$398,678.87	\$8,100.69	\$406,779.56
8374602	2020-11-20	2020-10-31	\$388,137.81	\$7,291.00	\$395,428.81
8376507	2020-12-09	2020-11-30	\$397,007.07	\$9,125.38	\$406,132.45
8383611	2021-01-29	2020-12-31	\$249,532.57	\$2,250.20	\$251,782.77
8389805	2021-02-24	2021-01-31	\$352,374.25	\$656.85	\$353,031.10
8395995	2021-03-31	2021-02-28	\$293,294.83	\$1,101.58	\$294,396.41
8402316	2021-04-30	2021-03-31	\$422,270.41	\$905.91	\$423,176.32
8408083	2021-05-31	2021-04-30	\$535,067.27	\$1,355.95	\$536,423.22
8413712	2021-06-30	2021-05-31	\$367,740.50	\$925.89	\$368,666.39
8418536	2021-07-31	2021-06-30	\$631,131.84	\$3,170.94	\$634,302.78
8421876B	2021-08-18	2021-07-07	\$104,703.85	\$54.54	\$104,758.39
<b>Total Amounts Paid Pursuant to this Motion:</b>			<b>\$7,463,165.30</b>	<b>\$47,538.88</b>	<b>\$7,510,704.18</b>

**Exhibit B2**

**Pillsbury Daily Time Records**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

January 30, 2020  
Invoice No. 8317709  
Client No. 059039  
Matter No. 0000001  
Andrew M Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through December 31, 2019**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals <i>-15.0% Discount</i>	\$ 881,376.00 (132,206.40)	\$ 3,656.19	\$ 885,032.19 (132,206.40)
<b>Total This Invoice:</b>	<b>\$ 749,169.60</b>	<b>\$ 3,656.19</b>	<b>\$ 752,825.79</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No. 059039  
Matter No. 0000001  
Andrew M Troop

January 30, 2020  
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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through December 31, 2019

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	06/05/19	Review background materials, including NY opioid complaint	0.30
A. M. Troop	06/06/19	Continue to prepare for meeting with debtor and PEC rep (1.1); meet with D. Nachman to prepare (0.4); meet with PEC counsel and D. Nachman regarding Purdue proposal and issues (1.6); participate in presentation and question session with debtor (4.2); follow up after same (0.9);	8.20
A. M. Troop	06/09/19	Email exchange with D. Nachman about follow up with D. Molton (0.1); email D. Molton inquiring about whether a bankruptcy-focused meeting has been scheduled (0.1);	0.20
A. M. Troop	06/10/19	Email exchange with D. Molton (0.1); confer with D. Molton on lack of scheduled bankruptcy-focused meeting (0.1); confer with D. Nachman about drafting a request for limited data from the Sackler-family trusts (0.2); consider and draft list of 7 questions (0.3); forward to D. Nachman with some additional comments (0.1)	0.80
A. M. Troop	07/18/19	Prepare for (0.4) and meet with (1.0) J. Levy, U. Khan and D. Nachman about Purdue, freefall vs. pre-negotiated plan, confirmation standards and strategy.	1.40
A. M. Troop	07/22/19	Review email from G. Feiner at MA AG's office asking questions about the automatic stay and extension of stay to the Sacklers forwarded by D. Nachman (0.2); email D. Nachman regarding same and his additional question on discovery regarding funds held in trust (0.2).	0.40
A. M. Troop	07/25/19	Email exchanges scheduling call for 7/26 on Purdue structure and related issues with FL, TX and TN (0.1); briefly review various materials from D. Nachman (0.2); review 7/23 decision on channeling injunction in Piper Aircraft (0.5); email D. Nachman et al regarding same (0.2).	1.00
A. M. Troop	07/26/19	Email exchanges with D. Nachman on bankruptcy majorities and availability for 2:15 (no) and 3 pm (yes) calls (0.2); participate in call with TX, TN and FL on Purdue issues, including FL's thoughts on a backend weighted or priority future claimants' trust etc. (1.1); confer with D. Nachman and I. Khan about call with TX,	1.70

Client No: 059039  
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Andrew M. Troop

January 30, 2020  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/01/19	TN and FL and Washington meetings (0.4). Briefly review articles regarding and lawsuit filed by Arizona in the Supreme Court against the Sacklers (0.3); email D. Nachman regarding same (0.1);	0.40
A. M. Troop	08/05/19	Email exchanges with D. Nachman and U. Khan about status of potential filing (0.1); forward Texas draft first day pleadings to PWSP team for review (0.1); email status summary to NY AG and PWSP teams (0.3); email exchanges with M. Cyganowskito set up 8/6 call (0.1);	0.60
J. S. Sharp	08/06/19	Review and analyze State of Texas' proposed Purdue chapter 11 filings, including Objection to Enforcement and Extension of the Automatic Stay and Motion to Appoint a Trustee and Examiner (1.1); participate in strategy call regarding potential Purdue chapter 11 filing with A. Troop, M. Cyganowski, and P. Potter (partial) (.5).	1.60
A. M. Troop	08/07/19	Email exchange with D. Nachman about setting call with MA AG (0.1); confer with D. Nachman and G. Feiner about Purdue issues (0.6);	0.70
A. M. Troop	08/09/19	Email exchanges regarding Texas draft pleadings (0.1); review state of Washington summary of call with J. Rice (0.1);	0.20
A. M. Troop	08/10/19	Email exchanges with P. Singer, M. Cyganowski and D. Nachman to schedule strategy call (0.2);	0.20
A. M. Troop	08/12/19	Email exchanges with J. Sharp about pleadings (0.1); confer with J. Sharp regarding same (0.2);	0.30
J. S. Sharp	08/13/19	Draft joinder to Texas' Objection to Purdue Debtors' Motion to Extend Automatic Stay to Sackler Family.	4.80
A. M. Troop	08/13/19	Confer with bankruptcy counsel on various issues (1.0); follow up with NY AG (0.3);	1.70
J. S. Sharp	08/14/19	Continue drafting joinder to Texas' Objection to Purdue Debtors' Motion to Extend Automatic Stay to Sackler Family.	4.40
A. M. Troop	08/16/19	Confer with states on status and next steps (1.1); follow up with D. Nachman and U. Khan (0.3);	1.40
J. S. Sharp	08/18/19	Review settlement road map for Purdue (.4); email to A. Troop regarding Purdue settlement road map (.1); call with A. Troop regarding Purdue settlement (.2).	0.70
J. S. Sharp	08/19/19	Review and comment on plan term sheet for Purdue chapter 11 case (1.1); email to A. Troop regarding comments to plan term sheet (.1).	1.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/19/19	PURDUE: detailed response to G. Feiner email on look back periods for fraudulent transfer claims under the Bankruptcy Code (0.4); review and revise draft settlement term sheet (2.1); circulate same to D. Nachman, U. Khan and G. Feiner under explanatory cover email (0.1); review voluntary stay form and key bankruptcy terms from M. Cyganowski (0.1); circulate same to J. Sharp (0.1); review comments to term sheet from MA and NY (0.1); email exchanges about structure with MA and NY (0.2); revise and circulate same (0.3); confer with M. Cyganowski on status (0.3); email exchange with NY and MA on liquidating trusts in bankruptcy (0.1); email exchanges with NY and MA on tax deductibility issues and structure (0.1); review term sheet for other open issues (0.2); email exchanges NY and MA [REDACTED] (0.2); further revise term sheet and circulate clean and redline of same (0.3); review emails from G. Feiner on various issues in term sheet (0.2); consider same and circulate a liquidation construct for consideration (0.2); review emails regarding same (0.3); revise term sheet to reflect liquidation construct (1.2); circulate same under cover email (0.2); email exchange with NY and CO on draft document content and outstanding discovery requests (0.2);	6.50
A. M. Troop	08/20/19	Continued attention to strategy for settlement (0.3); email NY and MA about [REDACTED] (0.1); revise term sheet (0.2); circulate same to NY and MA under explanatory cover email (0.1); confer with D. Nachman about structure issues (0.2); email D. Nachman regarding same (0.1); review Sackler proposal forwarded by D. Nachman (0.1);	1.10
A. M. Troop	08/21/19	Attention to meetings during week of 8/26 (0.2); confer with D. Nachman on statute (0.4); email exchange with P. Singer on 8/28 meetings (0.1);	0.30
A. M. Troop	08/22/19	Multiple emails and attention to case.	2.50
J. S. Sharp	08/23/19	Review Purdue settlement documents (0.6) and draft email to A. Troop regarding description of settlement in economic terms (0.3).	0.90
A. M. Troop	08/23/19	Attention to case.	1.90
J. S. Sharp	08/25/19	Review and comment on Purdue settlement documents (1.4) and draft email to A. Troop on proposed revision to	1.50



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Purdue settlement term sheet (.1).	
A. M. Troop	08/26/19	Meeting with states and follow up.	7.50
A. M. Troop	08/27/19	Meeting with Debtors and follow up.	6.00
A. M. Troop	08/28/19	Meeting with states and follow up.	8.20
A. V. Alfano	08/29/19	Call with M. Cyganowski, M. Maizel, J. Feeney, A. Troop and J. Sharp re automatic stay and other issues (0.5); review draft first-day opposition (0.5).	1.00
J. S. Sharp	08/29/19	Prepare for Purdue call (.3); participate in Purdue working group call with A. Troop, M. Cyganowski, and A. Alfano (.5); follow up call with A. Troop and A. Alfano (.3); review Purdue documents and communications (1.7).	2.80
A. M. Troop	08/29/19	Term sheet and deal attention.	3.70
J. S. Sharp	08/30/19	Review Purdue settlement documents (0.4); review and comment on Texas Objection to Motion to Enforce Automatic Stay (4.2); email comments to A. Troop (0.1).	4.70
A. M. Troop	08/30/19	Attention case strategy issues, including multiple calls, review of documents, and attention to legal theories opposing extending injunction.	8.10
A. V. Alfano	08/31/19	Research re 28 U.S.C. § section 959 for draft opposition.	1.80
J. S. Sharp	08/31/19	Review and comment on Colorado Objection to Motion to Enforce Automatic Stay (1.3); email comments to A. Troop (0.1).	1.40
A. M. Troop	08/31/19	further attention to pleadings in opposition to anticipate early request by Purdue on 362 and 105 issues.	3.70
A. V. Alfano	09/01/19	Research re 28 U.S.C. § section 959 for draft opposition (1.2); emails with A. Troop re same (0.2).	1.40
A. M. Troop	09/01/19	Confer with D. Nachman about status and potential meeting with M. Huebner and M. Kessleman (0.2); email exchanges with M. Huebner to schedule call to discuss meeting potential (0.1); email exchange with U. Khan and D. Nachman about 362(b)(4)issue for Purdue, reliance on TX statute and related issues (0.1); confer with M. Huebner about setting meeting with NY AG (0.1); confer with M. Huebner regarding same and confirming Tuesday (0.2); email D. Nachman detailed summary of call with M. Huebner (0.2); email exchange with A. Alfano about research into abstention question regarding anticipated argument that no police and regulatory action is required to obtain regulatory compliance from Purdue (0.1); email exchange with S. Alexander, D. Nachman, G. Feiner, U. Khan and J. Sharp on status of review of CO draft	4.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		opposition regarding requested Sackler stay (0.1); edit and revise CO draft (0.7); email exchanges with S. Alexander and M. Rundlet regarding [REDACTED] and other issues on proposed introduction to revised CO draft of opposition brief and structure of proposed comments (0.3); continue to revise and edit Sackler opposition brief (1.3); email same to S. Alexander, D. Nachman, G. Feiner, U. Khan, M. Rundlet and J. Sharp under explanatory email cover (0.2); email PWSP team regarding same and status (0.1); further email exchange with A. Alfano on 362(b)(4) issues and recent Sears decision (0.1); email exchange with D. Nachman confirming 9/3 meeting with Debtor (0.1); email exchange with drafting committee about Sackler opposition (0.1); confirm 9/3 meeting to M. Huebner (0.1); follow up email exchange with D. Nachman regarding same (0.1); further email exchanges with M. Huebner regarding same (0.2);	
A. V. Alfano	09/02/19	Research re abstention and 28 U.S.C. § 959 (2.0); review docket of recent chapter 11 filing for sample precedent (0.4); email to A. Troop re research results (0.3).	2.70
A. M. Troop	09/02/19	Email exchanges with S. Alexander, J. Sharp and M. Rundlet about whether to set up a website for complaints and not attached them to the opposition (0.1); email exchange with S. Alexander and M. Rundlet on timing of request for injunctive relief request by Debtors (0.1); email D. Nachman, U. Khan and J. Sharp on status and open questions (0.1); participate in drafting committee call and response to questions about arguments and process (1.3); email D. Nachman about AG participation in hearings (0.1); confer with D. Nachman about change in 9/3 schedule (0.1); email M. Huebner regarding same and changing start time to 9:30 (0.1); receive confirmation from M. Huebner on changed start time and email D. Nachman regarding same (0.1); further email with D. Nachman, U. Khan and J. Levy regarding same (0.1);	2.10
J. S. Sharp	09/03/19	Review and comment on revised draft of Colorado Objection to Motion to Enforce Automatic Stay (1.4); email comments to A. Troop (0.1); research joinder examples (0.1); email to A. Troop regarding joinder examples (0.1);	1.70
A. M. Troop	09/03/19	Review article on Ohio's efforts to get the 6th Circuit to	6.30

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

January 30, 2020  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		stop bellwether Ohio county trial (0.1) and KY case on retention of counsel issues (0.1); Prepare for meetings with U. Khan, J. Levy, D. Nachman and Purdue by reviewing latest proposal and related emails (0.7); meet with U. Khan, J. Levy and D. Nachman to prepare for meeting with Debtor's counsel, M. Huebner and M. Kesselman (0.5); meet with NY AG and Debtor about case about options (2.8); follow up email exchange with M. Huebner regarding meeting and email. D. Nachman regarding same (0.1); receive revised Sackler opposition (0.1); forward same to J. Sharp for review under explanatory cover email (0.1); receive email from J. Wojewoda (MA) asking for sample joinders and forward same to J. Sharp for attention (0.1); confer with D. Nachman about summarizing a proposal concept based on meeting with Debtor's counsel (0.1); review and revise draft of same (0.4); email exchange with D. Nachman regarding same and clean up and recirculate (0.1); email exchange with R. Charbonneau (FL) about status (0.1); review sample joinders from J. Sharp and email exchange about circulating same (0.1); review J. Sharp comments to Sackler opposition brief (0.2); email exchange with J. Sharp regarding same (0.1); consider strategy for [REDACTED] (0.6);	
A. M. Troop	09/04/19	Review email from M. Huebner asking for update based on 9/3 meeting (0.1); review, again, proposal outline and consider strategic issues (0.3); email D. Nachman thoughts on same in particular the retention of funds by NewCo until final liquidating event and update on potential follow up with Debtors' counsel (0.2); review and circulate Reuters article on potential free fall (0.1); confer with D. Nachman regarding same and proposed follow up with K. Eckstein and M. Cyganowski (0.2); confer with M. Cyganowski on status and propose call with K. Eckstein (0.2); briefly review "micro" term sheet and statement of support from debtors (0.1); email NY AG team regarding same and call with M. Cyganowski (0.1); confer with G. Feiner about objection arguments and logistic issues (0.2); confer with M. Cyganowski and K. Eckstein on status and issues of common interest (0.4);	2.20

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	09/05/19	draft detailed email to D. Nachman, G. Feiner and U. Khan regarding same and forwarding most recent draft from M. Cyganowski with PWSP comments on Objection to stay/injunction (0.3); email exchange with P. Singer, D. Nachman and M. Cyganowski about scheduling a status call to discuss status on 9/6 (0.1); follow up email exchanges about scheduling a pre-call regarding same (0.1); confer with D. Nachman and M. Cyganowski about 9/6 state call (0.2); prepare outline for call on 9/6 with detailed talking points (1.7); circulate same to M. Cyganowski, D. Nachman, U. Khan and A. Alfano (0.1); review D. Nachman comments to outline (0.1); revise same (0.2); circulate revised draft under email cover to M. Cyganowski, D. Nachman, U. Khan and A. Alfano (0.1); email exchange with M. Cyganowski regarding same (0.1); confer with M. Cyganowski about 9/6 outline (0.2);	3.00
A. M. Troop	09/06/19	Review M. Cyganowski comments to outline for state call further confer with M. Cyganowski about upcoming call with states (0.2); email D. Nachman, U. Khan and A. Alfano regarding same (0.1); further confer with M. Cyganowski regarding same (0.1); review email from J. Guard about Takata release and channeling injunction (0.2); email D. Nachman, M. Rundlet, K. Massicotte and G. Feiner regarding same (0.1); further revise outline for state call based on comments from D. Nachman, M. Cyganowski and P. Singer (0.9); circulate same under explanatory cover email (0.2); further confer with D. Nachman (0.2); further revise and circulate outline for state call (0.3); email exchange with P. Singer and team about coordinating with K. Eckstein (0.1); email exchanges with M. Cyganowski regarding same (0.2); participate in state update call on Purdue (1.2); email expert suggestion to J. Donahue (0.1); confer with M. Cyganowski about coordinating with K. Eckstein and next steps (0.3); review and respond to email transmitting updated Sackler brief from G. Feiner (0.1); review and revise same (2.1); transmit same under detailed explanatory cover to G. Feiner, S. Alexander, M. Rundlet, D. Nachman and K. Massicotte (0.3); review package of documents from M. Cyganowski to be sent to states (0.2);	7.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		communicate with team regarding same (0.1); email exchange with M. Cyganowski about joinder affidavit (0.2); email revisions to Sackler opposition to A. Alfano and J. Sharp with instructions on required additional research (0.1); review and circulate M. Cyganowski responses on joinder question (0.1);	
J. S. Sharp	09/07/19	Case law research for Sackler stay opposition.	3.70
A. M. Troop	09/07/19	Email team about police and regulatory discussion in M. Cyganowski brief after reviewing same (0.2); email exchange with G. Feiner regarding same and whether to rely on that or add to Sackler opposition (0.1); email exchange with J. Sharp and A. Alfano with research completed (0.1); email exchange with G. Feiner, S. Alexander, D. Nachman, U. Khan, K. Massicotte, J. Oleske, M. Rundlet and J. Wojewoda about negotiations at an impasse and potential Sunday call (0.1); revise Sackler opposition on 362(b)(4) issue and other clean up (0.4); circulate to G. Feiner, S. Alexander, D. Nachman, U. Khan, K. Massicotte, J. Oleske, M. Rundlet and J. Wojewoda under explanatory cover email (0.1);	1.00
A. M. Troop	09/08/19	Email exchanges rescheduling call to 1 pm (0.1); review emails circulating Sackler opposition to various states and respond to same regarding sharing with M. Cyganowski and expanding request for joinder to currently non-litigating states (0.1); confer with team on status, next steps, sharing Sackler opposition with M. Cyganowski (1.0); share Sackler opposition with M. Cyganowski explanatory email (0.1); follow up email exchange regarding same (0.1); review S. Alexander edits to Sackler opposition (0.3); email team regarding same (0.1); review further revised draft from G. Feiner and email about sharing with M. Cyganowski (0.2); revise Sackler opposition and forward updated version to M. Cyganowski (0.2); email team regarding same (0.1); email exchanges with M. Rundlet about MOU issue (0.1);	2.40
A. M. Troop	09/09/19	Review revised draft of Sackler Opposition from G. Feiner (0.4); email exchange with G. Feiner, D. Nachman, S. Alexander, M. Rundlet, J. Wogewoda, K. Massicotte and U. Khan regarding same and specifically addressing [REDACTED] (0.3); email exchanges scheduling call to discuss Sackler Opposition	2.60

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		(0.1); confer with D. Nachman about same (0.1); email exchange with G. Feiner on Texas brief and [REDACTED] [REDACTED] (0.1); participate in conference with States (0.6); email exchanges with M. Cyganowski about scheduling call on next steps (0.2); email D. Nachman regarding same (0.1); review email from R. Charbonneau requesting copies of draft oppositions and email D. Nachman regarding same (0.1); confer with D. Nachman on Texas questions (0.1); brief call with M. Cyganowski regarding same (0.1); review further revised Sackler objection from G. Feiner (0.3); email thoughts to drafting team (0.1);	
A. V. Alfano	09/10/19	Research stay of government actions (0.6); analyze precedent from recently filed chapter 11 case re same (0.3).	0.90
J. S. Sharp	09/10/19	Review and analyze 362(b)(4) materials for inclusion in Purdue pleadings.	1.70
A. M. Troop	09/10/19	Review Purdue proposal requesting 9/10 sign off (0.2); email exchange with D. Nachman regarding same (0.1); confer with M. Cyganowski (0.2); email exchange with D. Nachman and G. Feiner about proposed email to P. Singer and conversation with M. Cyganowski who does not know about the proposal, is focused on briefs and believes Sackler opposition is appropriately complimentary (0.1); email exchange with M. Cyganowski about scheduling a call with M. Huebner (0.1); email M. Huebner to schedule a call on ad hoc committee (0.1); email exchange with M. Huebner, T. Graulich and M. Cyganowski about ad hoc committee and need to be on board with proposal to be able to discuss (0.1); email status updates to client team (0.1); email exchanges with M. Cyganowski about M. Huebner response (0.1); email team regarding same (0.1); email from Morgan Stanley special situations and email D. Nachman and G. Feiner regarding same, confirming no substantive comments (0.2); confer with Morgan Stanley regarding same (0.1); email exchanges with D. Nachman, G. Feiner, U. Khan, K. Massicotte, M. Rundlet and S. Alexander about logistics/process should Texas not oppose stay/injunction requests (0.1);	1.60
A. V. Alfano	09/11/19	Call with A. Troop and J. Sharp re settlement discussions (0.8); research re ad hoc committee bylaws/governance	4.40

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J. S. Sharp	09/11/19	(1.0); draft ad hoc committee bylaws (2.5); email to J. Sharp re same (0.1). Call with A. Troop and A. Alfano regarding Purdue filing (.8); markup committee bylaws (1.0); email to A. Alfano regarding bylaws (.1).	1.90
A. M. Troop	09/11/19	Email settlement construct to J. Sharp and A. Alfano under explanatory cover email (0.1); confer with J. Sharp and A. Alfano about strategy and timing (0.5); review emails on status (0.3); email J. Sharp and A. Alfano regarding same and thoughts on numerous and classification (0.2); email exchange with G. Uzzi and D. Nachman about proposal and communications (0.1); confer with D. Nachman, S. Alexander and G. Feiner on status and strategy (1.0); email exchange with M. Huebner (0.1); confer with M. Cyganowski (0.3); email D. Nachman regarding same (0.1);	2.70
A. V. Alfano	09/12/19	Continued drafting of ad hoc committee bylaws (1.1); send bylaws to A. Troop with cover explanation (0.1); revisions to agreement using precedent form provided by A. Troop (1.1); send revised draft to A. Troop and J. Sharp with cover explanation (0.1).	2.40
J. S. Sharp	09/12/19	Review ad hoc committee materials (0.2); call with A. Alfano regarding ad hoc committee (0.1).	0.30
A. M. Troop	09/12/19	Email exchanges with U. Khan (0.1); email exchanges with A. Alfano and J. Sharp about committee participation agreement and by-law forms and need for steering committee (0.1); email status email to U. Khan on participation agreement and engagement letter for Ad Hoc Committee (0.2);	0.40
A. V. Alfano	09/13/19	Revisions to committee agreement (0.4); emails with A. Troop re same (0.2).	0.60
J. S. Sharp	09/13/19	Review and revise ad hoc committee materials (0.8); call with A. Alfano regarding ad hoc committee (0.1); email comments to ad hoc committee materials to A. Alfano (0.1).	1.10
A. M. Troop	09/13/19	Email exchanges confirming meeting with AG James on 9/17 (0.2); confer with D. Nachman and U. Khan on status, participation agreement, MOU/cost sharing and engagement letter (0.2); follow up email regarding same and rate comparison (0.1); email exchanges with G. Feiner, D. Nachman and U. Khan about participation	1.80

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		agreement, engagement letter and MOU (0.1); review and revise draft participation agreement received from A. Alfano and J. Sharp (0.5); circulate same to D. Nachman, U. Khan, G. Feiner and J. Sharp under explanatory email cover (0.1); email A. Alfano and J. Sharp regarding same (0.1); email C. Jimenez to arrange for court call for 9/19 hearing (0.1); further email exchange on engagement letter (0.1); review article on Sackler transfers of \$1 billion (0.2); email exchanges with D. Nachman regarding same (0.1);	
A. M. Troop	09/15/19	Email exchange with core team about ad hoc engagement letter and timing (0.1); forward revised Sackler objection to J. Sharp and A. Alfano for review and comment (0.1); obtain notice of Purdue filings (0.2);	0.40
A. V. Alfano	09/16/19	Research ad hoc retention issues (0.2); analyze entirety of firstday filings (1.2); draft analysis of important issues (2.3); prepare hearing binder for A. Troop for first-day hearings (0.7); multiple emails with A. Troop re first-day filings (0.5).	4.90
J. S. Sharp	09/16/19	Review and revise states objection to stay motion (.6); email comments to A. Troop (.1); review first day pleadings in Purdue action (1.4); research regarding comparable firm rates (0.7); emails to D. Nachman regarding rates (0.4, 0.2).	3.40
A. V. Alfano	09/17/19	Analyze first-day declaration and information brief filed by debtors (1.0); read live updates of first-day hearings (0.3); emails with A. Troop re hearing (0.2); draft form pleading and pro hac motion for J. Sharp (0.4).	1.90
J. S. Sharp	09/17/19	Review hearing summary.	0.30
A. M. Troop	09/17/19	Continue hearing prep (1.1); attend first-day hearings (3.7); debrief with D. Nachman and U. Khan (0.9); prepare for meeting with AG James (0.8); participate in meeting with AG James, J. Levy, D. Nachman and U. Khan (1.1); email exchanges with press about no comment and referring to AGs (0.2); confirm call with NC's outside counsel on 9/18 (0.1) review and respond to questions from AGs about (i) [REDACTED]; (ii) strategy of [REDACTED]; (iii) the engagement letter [REDACTED] and (iv) [REDACTED]	8.90



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A. M. Troop	09/17/19	<p>available for State calls on Thursdays at 4 pm (0.9); email exchange with D. Nachman and G. Feiner on engagement letter questions and schedule call for 9/18 (0.1);</p> <p>Email core group about filing of chapter 11 and lack of an assigned judge as of 2:31 am (0.1); follow up and confirm assignment to Judge Drain (0.1); briefly review Debtors' informational brief (0.4); email G. Feiner, S. Alexander, M. Rundlet, K. Massicotte, U. Khan and D. Nachman regarding same and providing link to Prime Clerk docket service (0.2); email exchange with G. Feiner about pro hac papers and appearing at first day hearings (0.1); email exchange about filing an appearance (0.1); confer with K. Massicotte on retention and participation agreement issues (0.2); receive and circulate notice of first day hearings for 9/17 at 10 am in White Plains (0.1); confer with D. Nachman about first day hearings and related issues (0.3); email A. Alfano about hearing binder and related logistical issues (0.1); review email regarding [REDACTED] (0.1); consider and email exchanges with D. Nachman regarding same (0.2); review email from D. Nachman regarding rate comparisons and email J. Sharp and A. Alfano regarding same (0.1); email A. Alfano and J. Sharp about Rule 2019 statement (0.1); review and forward rate comparisons from Insys, Ditech and Legacy Resources to D. Nachman including question about whether we should look for Otterbourg rates (0.1); review email regarding same from J. Sharp to D. Nachman and U. Khan (0.1); email exchange with G. Feiner about appearing without pro hac order (0.1); email exchanges with J. Lyday of Waldrep (outside counsel to NC) about call on Wednesday (0.2); email D. Nachman and G. Feiner regarding same (0.1); review J. Sharp comments to Sackler objection (0.1); review R. Sackler statement in support of chapter 11 and circulate same to D. Nachman and G. Feiner (0.1); review first day pleadings (4.0); review and respond to core team to further revised version of Sackler objection from G. Feiner (1.1); review and comment on proposed joinder from M. Rundlet (0.1); confer with M. Huebner about first day hearing (0.2);</p>	8.60

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A. M. Troop	09/17/19	Email U. Khan about engagement drafts after review of same (0.2);	0.20
A. V. Alfano	09/18/19	Analyze preliminary injunction motion, complaint and related filings (1.1); draft summary of preliminary injunction motion and complaint (1.1); teleconference with A. Troop, J. Lyday and T. Waldrep re committee formation and next steps (1.0).	3.20
A. M. Troop	09/18/19	Circulate bankruptcy rag articles on first day hearing (0.2); participate in background call with NC's outside counsel, Tom Waldrep et al (1.0); follow up with A. Alfano (0.2); review Washington Post Editorial (0.1); respond to G. Feiner question regarding same (0.2); attention to Prime Clerk notice issues (0.2); email exchange with D. Nachman et al about the severance issue (0.2); prepare new engagement terms for ad hoc committee and circulate same to D. Nachman and U. Khan (0.8); email exchange with J. Lyday about notice of appearance and pro hac papers (0.1); confer with M. Huebner about access to documents and PI motion (0.2); confer with D. Nachman regarding same (0.2); review draft letter to M. Huebner on discovery and next steps from D. Nachman and edit same (0.3); email same to D. Nachman together with suggested approach to M. Huebner (0.1); email exchange with D. Nachman about fee examiners (0.1); email exchange with D. Nachman about call with M. Huebner (0.1); gather adversary complaint and circulate to D. Nachman and G. Feiner (0.2); review and further revise updated version of Sackler objection (1.8); circulate to core team under cover email (0.1); confirm filing of PI Motion, Memo in Support and Supporting Declaration and circulate same to core team (0.1); email exchange with B. Murphy looking for FA or IB role in Purdue (0.1); email D. Nachman about scheduling issues (0.1);	6.40
A. V. Alfano	09/19/19	Prepare pro hac application materials (0.6); prepare notice of appearance (0.4); review committee engagement agreement (0.4); continued review of first day pleadings (1.2).	2.60
J. S. Sharp	09/19/19	Revise Ad Hoc Committee Engagement Letter (1.1); call with D. Keyko regarding changes to engagement letter (0.2); revise letter per D. Keyko comments (1.3); email to	6.40

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		A. Troop regarding changes and comments to the engagement letter (0.4); review of Purdue complaint to stay litigation, motion for preliminary injunction and related exhibits (2.9); call with A. Troop regarding Purdue retention issues (0.2); participate in state call regarding Purdue and preliminary injunction motion (0.3).	
A. V. Alfano	09/20/19	Analyze brief in support of preliminary injunction motion (1.0); review protective and scheduling orders (0.2, 0.2); emails with A. Troop and J. Sharp re access to data repository (0.2); emails with debtors' counsel re same (0.2); troubleshoot access to data repository (0.1).	2.10
J. S. Sharp	09/20/19	Work on draft objection to scheduling order and issues relating to discovery materials (3.5); review discovery materials (0.7).	4.20
A. V. Alfano	09/21/19	Review data repository (1.); email to A. Troop re same (0.1).	1.10
A. M. Troop	09/21/19	Review and forward multiple emails about difficulty accessing PI repository to PWSP team (0.1); review suggested points for letter to court on PI request from G. Feiner and edit same (0.5); email edits to G. Feiner under explanatory cover email (0.1); email status update to D. Nachman (0.1); follow up email exchange regarding same (0.1); update engagement letter (0.1); email U. Khan regarding same and need to see the MOU (0.1); receive draft of participation agreement from G. Feiner and acknowledge receipt (0.1); review summary of document in PI repository from A. Alfano and email regarding same to A. Alfano and J. Sharp (0.1);	1.30
A. M. Troop	09/22/19	Review and revise Participation Agreement (1.4); forward same to G. Feiner, K. Massicotte, J. Abrams, D. Nachman and U. Khan under detailed explanatory cover email (0.3); email with G. Feiner about confirming basis for Debtors' representations in Information Brief about status of lawsuits (0.1); confer with A. Preis (0.2);	2.00
A. V. Alfano	09/23/19	Review revised participation agreement (0.5); analyze potential outcomes of governance structure (0.3); emails with A. Troop and J. Sharp re same (0.2); call with court re preliminary injunction motion (0.1).	1.10
J. S. Sharp	09/23/19	Review steering committee document and various proposals for Purdue plan support of committee members (0.9); email to A. Troop regarding proposals for Purdue	1.10

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A. M. Troop	09/23/19	plan support (0.2). Email exchanges with B. Kaminetsky on extensions of time for PI (0.1); confer with B. Kaminetzky about PI hearing dates, schedule and related issues (0.3); review and respond to comments from K. Massicotte to Participation Agreement and revisions to document itself (0.3); email exchanges with core team about signatories to objections to PI motion as ad hoc is not a defendant (0.2); review email about [REDACTED] [REDACTED] and consider alternatives (0.4); email detailed explanation and thoughts with some proposed language to J. Abrams, D. Nachman, K. Massicotte, G. Feiner and U. Khan (0.3); email PWSP team regarding same (0.1); email exchange with G. Feiner about [REDACTED] [REDACTED] (0.2); email exchange with J. Abrams, D. Nachman, K. Massicotte, G. Feiner and U. Khan [REDACTED] and suggest further changes (0.2); draft detailed summary of conversation with B. Kaminetzky for D. Nachman and G. Feiner and address additional factual issues where some stipulation might be helpful (0.8); email exchange with J. Sharp [REDACTED] [REDACTED] in Participation Agreement (0.1); email exchange with G. Feiner about attending PI depositions electronically (0.1); email exchange with G. Feiner and D. Nachman confirming 1 pm call (0.1); confer with foregoing on open issues, upcoming depositions, etc. (0.4);	3.60
A. V. Alfano	09/24/19	Attention to preliminary injunction motion issues.	0.20
A. M. Troop	09/24/19	Confer with M. Imber at Eisner (0.2); email B. Kaminetzky about 10/4 response date (0.1); email exchange about protective order needing to be signed by individual states (0.2); email G. Feiner and D. Nachman about proposed response on question of number of responses (0.1); email B. Kaminetzky regarding same (0.1); further emails with G. Feiner and D. Nachman and B. Kaminetzky regarding same (0.3); confer with U. Khan and L. Schimmel about MOU and related issues (0.3); email and confer with S. Bremer at Centerview (0.2); review participation agreement and consider [REDACTED] [REDACTED] (0.5); email K. Massicotte and team regarding same	4.20

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		with [REDACTED] concepts (0.6); confer with K. Massicotte regarding Participation Agreement (0.3); email exchanges in response to refusal to grant 2 day extension (0.3); email exchanges with M. Huebner regarding same (0.2); confer with K. Maclay, counsel for non-consenting municipalities about depositions, etc. (0.4); email exchange with G. Feiner and D. Nachman on answering complaint, summons and practical reality of addressing at 10/11 hearing (0.2); email B. Edmunds and team about K. Maclay's partner J. Liesemer and participation in depositions (0.2);	
A. V. Alfano	09/25/19	Call with A. Troop re attending committee formation meeting (0.2); research committee meeting (0.2).	0.40
A. M. Troop	09/25/19	Review WR Grace decision on releases and channeling injunction (0.4); email G. Feiner and D. Nachman regarding same (0.2); email J. Abrams about K. Massicotte comments to 4.1 of Participation Agreement (0.2);	0.80
A. V. Alfano	09/26/19	Travel to/from office and committee formation meeting (0.6); attend formation meeting (2.2).	2.80
A. M. Troop	09/26/19	Attention to various agreements and next steps	1.40
A. V. Alfano	09/27/19	Emails with A. Troop re research assignmen (0.2)t; research withdrawal of reference in SIPA cases (1.2); analyze case law (1.9); draft email analysis to A. Troop and J. Sharp (0.6).	3.90
J. S. Sharp	09/27/19	[Purdue Ad Hoc Committee] Review email regarding withdrawal of the reference; brief research regarding withdrawal of the reference; call with A. Alfano regarding withdrawal of the reference inquiry; review Bloomfield decision on 362(b)(4).	0.90
A. M. Troop	09/27/19	Email exchanges about documents and timing (0.2); schedule call for 9/28 (0.2)	0.20
A. V. Alfano	09/28/19	Research withdrawal of reference in SIPA cases (0.3); analyze case law (0.4); draft email analysis to A. Troop and J. Sharp (0.3).	1.00
A. M. Troop	09/28/19	Confer with G. Feiner and D. Nachman about status and withdrawal of the reference (1.2);	1.20
A. V. Alfano	09/30/19	Research re withdrawal of reference.	1.10
A. V. Alfano	10/01/19	Draft notice of appearance and email to J. Sharp re same (0.4); continued drafting of rule 2019 statement (0.6) and call with J. Sharp re same (0.1); send 2019 statement to J.	6.10

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		Sharp with cover explanation (0.1); revisions to stipulation extend PI motion response date (0.4) and emails with A. Troop re same (0.1, 0.1); revisions to NOA and 2019 statement (0.6) and send to A. Troop with cover explanation (0.2); continued revisions to NOA and 2019 statement (0.3); review and revisions to multiple iterations of stay objections (2.0, 1.2).	
J. S. Sharp	10/01/19	Review and revise objection to preliminary injunction motion (4.3); review and revise ad hoc committee Rule 2019 disclosure (0.3); review and revise notice of appearance for ad hoc committee (0.2); emails to A. Troop and A. Alfano regarding comments to objection to preliminary injunction motion, 2019 disclosure, and notice of appearance (0.4)	5.20
A. M. Troop	10/01/19	Email exchanges with D. Nachman and G. Feiner about US Trustee objection to Wage Motion and options for group to express opinion and deadlines (0.2); confirm call regarding same (0.1); email exchange with G. Feiner in response to question from K. Jespersen about group representation and conflicts (0.1); brief review of current version of objection to Purdue stay (0.4); email exchange with J. Sharp and A. Alfano regarding same (0.2); review and revise Participation Agreement (0.3); email exchange with K. Massicotte, B. Edmunds, N. Kelly and U. Khan regarding same (0.2); email exchange with G. Feiner about upcoming 4 pm call with states (0.1); review proposed changes to engagement letter (0.1); email K. Massicotte, U. Khan and D. Nachman regarding same (0.1); revise and circulate comments on MOU to K. Massicotte, U. Khan and D. Nachman (0.1); confer with D. Nachman, G. Feiner and S. Alexander about case status, upcoming issues and deadlines, execution/signature issues for upcoming filings, [REDACTED] (0.4); consider (again) [REDACTED] issues (0.2); email G. Feiner and D. Nachman regarding same (0.1); email exchange with G. Feiner about signature blocks (0.1); briefly review recent versions of Joinder to US Trustee objection on Wage Motion, and Oppositions to Purdue and Sackler stays received from S. Alexander (0.1); email J. Sharp and A. Alfano regarding same (0.1); review and finalize stipulation extending response date on	4.80

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		preliminary injunction motion (0.2); email stipulation extending response date to Davis Polk for review and consideration under explanatory cover email (0.1); forward same to G. Feiner, S. Alexander, U. Khan and D. Nachman (0.1); email exchange with Davis Polk about chambers report that an email about response deadlines would suffice and no stipulation would be required (0.1); email exchange with G. Feiner, S. Alexander, U. Khan and D. Nachman regarding same (0.1); review and revise draft notice of appearance (0.1) and Rule 2019 statement (0.1); email A. Alfano and J. Sharp regarding same (0.1); email exchange with M. Huebner about process for memorializing extended response deadlines (0.1); email G. Feiner, D. Nachman, PWSP team regarding same (0.1);	
A. V. Alfano	10/02/19	Research re section 105(a) in cases decided by SCOTUS (1.0, 2.0); analysis re same (0.6); multiple rounds of review and revisions to Sackler objection (1.0, 1.4, 0.6); draft motion to file separate briefs in response to PI motion (2.4).	9.00
J. S. Sharp	10/02/19	Call with A. Troop regarding comments to objection to preliminary injunction motion (0.1); revise objection to preliminary injunction motion (1.4); email revised objection to preliminary injunction motion to A. Troop (0.1); review and revise joinder to UST objection to debtors' wages motion; email comments to joinder to A. Troop for review (0.4); call with A. Troop and A. Alfano regarding objection to preliminary injunction motion (0.1); review and analyze objection to preliminary injunction motion (6.7); revise preliminary injunction motion; calls and emails with A. Troop regarding preliminary injunction motion (0.6).	12.30
A. M. Troop	10/02/19	Email exchanges with G. Feiner and D. Nachman about ways to [REDACTED] (0.1); confer with PWSP team on status of Oppositions' review (0.2); confer with client about need to substantially rework Opposition to Purdue Stay, process and about confirming extended response deadline (0.3); email J. Sharp for redline of Opposition to Purdue Stay with his initial comments (0.1); email M. Huebner confirming email will suffice for extended deadlines but requesting	9.10

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		(0.1); follow up email with G. Feiner regarding same (0.1); confer with client on logistic issues (0.2); review and revise draft joinder/objection to Wage Motion (0.3); circulate same to D. Nachman, G. Feiner and PWSP team (0.1); review and revise draft combined joinder to PI oppositions and circulate to D Nachman, G. Feiner and PWSP team (0.2); email exchange and confer with B. Edmunds about Opposition to Purdue Stay (0.2); email exchange with G. Feiner and others about whether [REDACTED] in the combined joinder (0.2); email exchanges about scheduling call with drafting committee for Opposition to Purdue Stay (0.1); confer with B. Edmunds about Opposition to Sackler Stay and related issues (0.2); begin to review and edit Opposition to Purdue Stay (2.1); review email from chambers about hard copies and circulate to team (0.1); review email from debtor to chambers on extended response deadlines and circulate same (0.1); email exchange with J. Sharp after reviewing his comments to Joinder to US Trustee Wage Motion (0.2); review revisions to same and email PWSP team about filing of same (0.1); review and circulate Washington comments to Opposition to Purdue stay (0.2); email exchanges with G. Feiner and D. Nachman about the substantive and procedural benefits of two oppositions (0.1); confer with J. Sharp and A. Alfano on status, upcoming filings and next steps (0.3); review email from L. Clinton on police power issues (0.1); email G. Feiner and PWSP team regarding same (0.1); review Minnesota court order on stay and circulate same (0.1); review D. Mosteller comments on voluntary injunction and circulate same (0.1); follow up emails with various AG offices regarding Opposition to Sackler Stay (0.4); review and edit revised Opposition to Sackler Stay (0.4); review further revised Opposition to Purdue Stay and continue to edit same (2.3)	
A. V. Alfano	10/03/19	Revisions to Rule 2019 statement (0.4); send to D. Nachman and G. Feiner for review (0.1); discuss cite check of objections with L. Joglar and S. Korchinski (0.2); continued drafting of motion to file separate briefs (1.5); revisions to Sackler objection (1.2); review Sackler	5.40



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		objection to ensure consistency and accuracy (1.0); attend call with states' group re draft objections and discuss next steps (0.8).	
L. Joglar	10/03/19	Blue book, cite check Purdue Pharma's objections to Debtors' motion for preliminary injunction for A. Alfano (2.0); review docket and obtain documents for same (4.5); implement changes for A. Alfano (2.0).	8.50
S. W. Miller	10/03/19	Review, fact and cite check The States' Coordinated Opposition to the Debtors' Motion For Preliminary Injunction of State Enforcement Actions Against the Sacklers.	6.00
J. S. Sharp	10/03/19	Calls with Ad Hoc Committee (1.0); work on revisions to Purdue Opposition to Preliminary Injunction Motion (7.2); calls with A. Troop and A. Alfano regarding Purdue Opposition (0.3).	8.50
A. M. Troop	10/03/19	Continue reviewing and revising Purdue Opposition (7.5); email exchange with G Feiner and others about the draft notice of appearance and Rule 2019 Statement (0.1); forward revised Purdue Opposition to drafting committee under explanatory cover email (0.2); email B. Edmunds regarding same (0.1); email exchanges with J. Sharp and A. Alfano regarding same, changes from J. Sharp mark-up and next steps (0.2); email exchange with J. Boffetti (NH) on retention question (0.1); email S. Alexander revised Purdue Opposition (0.1); confer with drafting committee and others and PWSP team about revised Purdue Opposition and next steps/logistics and joinder to US Trustee objection to Wage Motion (0.2); confer with D. Nachman regarding same (0.1); email exchange with J. Sharp and A. Alfano regarding same and scheduling follow up call (0.1); confer with J. Sharp and A. Alfano about next steps (0.2); receive and briefly review comments to Purdue Opposition from MA (0.1); forward same to J. Sharp and A. Alfano (0.1); receive and briefly review comments to Purdue Opposition from VT and forward same to J. Sharp and A. Alfano (0.1); email exchange with D. Nachman about Rule 2019 statement (0.1); research level of disclosure required on prior relationship with NY AG under Rule 2019 (0.1); email D. Nachman and G. Feiner regarding same (0.1); email exchanges with J. Abrams and others on how to articulate	19.10

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		the standard for the injunction in the Sackler and Purdue Oppositions (0.1); email exchange M. Quirk (DE) about Purdue Opposition draft and interplay with releases (0.1); email exchanges with D. Nachman and PWSP on census data for population (0.1); email exchange with D. Molton on timing of response deadline for PI motion (0.1); review S. Ellis (IL) comments to Purdue Opposition and email regarding same (0.1); review revision to 2009 Statement from A. Alfano and email A. Alfano about circulating same (0.1); email exchanges with J. Sharp and A. Alfano about Sackler presence on board and propose language describing same (0.3); review and revise Sackler opposition (1.1); email S. Alexander and others regarding same (0.1); email G. Feiner about whether to participate in the 4 pm call or to delay filing the Wage Objection joinder (0.1); confer with D. Nachman regarding same (0.1); attention to finalizing and filing joinder for Wage Motion (0.8); circulate as filed Joinder (0.1); email exchange with S. Alexander about Sackler opposition (0.1); participate in weekly state call (0.8); confer with T. Waldrep and his team (NC) about Purdue and Sackler Oppositions (0.8); continued attention to Purdue Opposition re PI including revisions, review and analysis of comments, communications with G. Feiner and D. Nachman regarding same (4.5); email exchanges with D. Nachman and G. Feiner about UCC proposal on PI and related matters (0.2);	
A. V. Alfano	10/04/19	Review and revisions to Purdue stay objections (0.4); implement comments from A. Troop and J. Sharp (2.2); review drafts for consistency and accuracy (1.1, 1.3); emails with A. Troop and J. Sharp re edits and filing (0.3); continued revisions to documents (0.7); attention to service and chambers copies of filings (0.3); finalize documents and coordinate filings with managing attorneys office (0.2, 0.2); serve notice parties via email (0.2); finalize declaration and accompanying exhibits (0.8).	7.70
S. Korchinski	10/04/19	Review witness testimony to determine citation that supports premise in draft brief.	0.40
S. W. Miller	10/04/19	Final review of brief in preparation for filing.	1.00
J. S. Sharp	10/04/19	Work on revisions to Purdue Opposition to Preliminary Injunction Motion (2.7); calls with A. Troop and A.	2.90

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A. M. Troop	10/04/19	Alfano regarding Purdue Opposition (0.2). Review and circulate press on State opposition to Wage Motion (0.1); continued attention to finalizing and filing Purdue and Sackler Oppositions and related declarations (5.9); review K. Maclay brief for uncommitted municipalities (0.2); email K. Maclay regarding same (0.1); attention to declarations in support of Oppositions (0.8); review and circulate Press Releases regarding opposition to PI motion (0.2); email and confer with M. Heubner about UCC proposal (0.3); email summary of call of D. Nachman and G. Feiner (0.1); confer with K. Maclay (0.3); confer with P. Swartzberg of the US Trustee's office about groups (0.1); email summary of Maclay and Swartzberg conversation to G. Feiner and D. Nachman (0.1); email exchange scheduling call with A. Preis for 10/5 (0.1); email exchanges with D. Nachman and G. Feiner regarding same (0.2);	8.50
A. M. Troop	10/04/19	Confer with D. Molton on status and schedule Monday meeting with debtor;	0.20
A. V. Alfano	10/05/19	Prepare certificates of service for objections to preliminary injunction motion.	0.60
A. M. Troop	10/05/19	Review and circulate press on opposition to injunctions (0.2); email exchange with G. Feiner and D. Nachman about upcoming call with A. Preis (0.1); confer with A. Preis on multi-point proposal to enlist support from the UCC to oppose the injunction, [REDACTED] (0.6); email exchange with D. Nachman and G. Feiner regarding same (0.1); follow up call with D. Nachman on strategy (0.3);	1.30
A. M. Troop	10/06/19	Prepare for PI hearing (1.3).	1.30
A. V. Alfano	10/07/19	Meeting with A. Troop re preparation for PI hearing, research and related issues (0.2); prepare hearing binder materials (0.5); confer with J. Park and S. Zhang re same (0.2); continued revisions to 2019 statement and notice of appearance (0.2); conference with J. Sharp re appeals research (0.2); research re direct appeals to Circuit Court of Appeals (2.3, 2.1).	5.70
A. M. Troop	10/07/19	Confer with D. Nachman about logistics for week and appeal questions (0.2); email exchanges with G. Feiner, S. Alexander, D. Nachman and U. Khan, and PWSP team on	1.60

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		logistics and research issues (0.3); email exchange with G. Feiner about B. Edmunds request to participate in prep on Thursday (0.1); attention to State calls and participate on Tuesday and Thursday (0.1); email exchanges about Arizona (0.1); email exchanges about non-committed municipalities (0.2); email exchanges with K. Maclay requesting list and advised there is none (0.2); email exchanges with and about potential financial advisors (0.2); confer with J. Park about need for summaries of specific cases for 10/11 hearing (0.2); follow up email exchanges regarding same (0.2);	
A. M. Troop	10/07/19	Email A. Alfano about further revision to 2019 statement (0.1);	0.10
A. V. Alfano	10/08/19	Research sample appellate filings and procedures (0.9); emails with A. Troop and S. Alexander re same (0.1, 0.1); attention to hearing binder productions (0.5); emails with A. Troop re same (0.1, 0.1).	2.80
J. Park	10/08/19	Prepare hearing binder for October 11 hearing.	3.90
J. S. Sharp	10/08/19	Review and comment on pro hac application and proposed order (0.2); email to A. Alfano regarding changes to pro hac application and order (0.1).	0.30
A. M. Troop	10/08/19	Review UCC 2019 statement and related articles (0.2); email exchanges regarding same (0.1); review and circulate to PWSP team article on 10/7 NY hearing and statements on costs (0.1); confer with D. Nachman and G. Feiner about status, upcoming hearings and UCC proposal including the proposed emergency fund (0.5); attention to modest revision to 2019 statement (0.1); email exchanges with G. Feiner and D. Nachman about same and waiting to file (0.1); email exchanges with A. Alfano about appellate exemplars in response to request from S. Alexander (0.1); review and forward M. Cyganowski email on the proposed emergency fund (0.1); follow up email exchange with D. Nachman and G. Feiner regarding same (0.1); email exchanges with M. Cyganowski about case status (0.1); email exchange with A. Keller, counsel to Arizona (0.1); confer with M. Cyganowski about consenting state lack of support for emergency fund, agreement on term sheet and Arizona (0.2); email exchanges with G. Feiner and D. Nachman regarding same (0.2); continue to prepare for Thursday and Friday	4.60

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		hearings (1.2); email exchange with M. Cyganowski about non-aligned municipalities (0.1); email D. Nachman and G. Feiner about lack of information on Arizona from M. Cyganowski (0.1); participate in state call on status and next steps (1.2);	
A. V. Alfano	10/09/19	Research re bankruptcy venue and bankruptcy appeals (2.0); attention to hearing preparation for A. Troop (0.2); discuss same with J. Park (0.1).	2.30
J. Park	10/09/19	Prepare hearing binder for October 11 hearing.	2.30
A. M. Troop	10/09/19	Review email from B. Kaminetzky about no witnesses on Friday (0.1); review message from M. Cyganowski about Thursday hearing and emergency fund (0.1); email D. Nachman and G. Feiner regarding communications from B. Kaminetzky and M. Cyganowski (0.1); confer with A. Alfano about venue selection for Purdue in White Plains (0.2); prepare for Thursday 2nd day hearings	2.60
A. V. Alfano	10/10/19	Research regarding bankruptcy appeals and interlocutory/final orders; draft email memo to A. Troop re same.	1.30
J. Park	10/10/19	Moot A. Troop for the preliminary injunction scheduled for 10/11/2019; travel to and from White Plains.	5.50
A. M. Troop	10/10/19	Continue hearing prep for Thursday and Friday hearings (1.2); review email from S. Ellis about Friday, PI, hearing and respond to same (0.1); review email from A. Licht on Voluntary Injunction issues and respond to same (0.1); email exchange with G. Feiner and D. Nachman about the proposed emergency fund and interplay with upcoming hearings (0.2); confer with D. Nachman and G. Feiner on status and upcoming hearing (0.1); email exchange with J. Park on Metromedia (0.1); email exchanges with B. Kaminetzky about witnesses (0.2); email exchange with A. Alfano about K. Eckstein 2019 statement (0.1); email exchange with D. Nachman and G. Feiner regarding same (0.1); continue to prepare for Thursday hearing (0.3); attend same (3.0); meet with AGs to prepare for Friday hearing (1.5); forward motion of native American tribes seeking committee to D. Nachman and G. Feiner under explanatory cover (0.1); finalize 2019 statement (0.1); email exchange with A. Alfano regarding same (0.1); email exchanges with M. Gold on status of Thursday hearing transcript (0.1); email exchange with G. Feiner on	13.60

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A. V. Alfano	10/11/19	status of hearing transcript (0.1); continue prep for Friday's PI hearing (6.1); Research regarding bankruptcy appeals and interlocutory/final orders (1.0); draft email memo to A. Troop re same (0.3).	2.00
J. Park	10/11/19	Attend court hearing on the preliminary injunction; travel to and from court in White Plains.	11.50
A. M. Troop	10/11/19	Continue to prepare for PI hearing (2.1); review research that PI order is interlocutory and circulate same (0.2); attend PI hearing (7.8); follow up after hearing with various parties (0.3); confirm filing of 2019 statement and notice of appearance (0.1);	10.30
A. M. Troop	10/12/19	Review articles relating to 10/11 hearing (0.3); circulate same (0.1); consider implications of Judge's statements and ruling and strategy (1.4); email exchanges with G. Feiner and D. Nachman regarding scheduling call to discuss same (0.1); email exchange with S. Alexander about hearing (0.1); email exchange with A. Berman (lit partner) about potential investment banker (0.1); email exchanges with investment banker at Dicer, M. Feinberg, to schedule call (0.1);	2.20
A. M. Troop	10/13/19	Email exchange with M. Huebner on his absence for the week (0.1); email exchange with G. Feiner and D. Nachman regarding same (0.1); confirm call for 3:30 pm with D. Nachman and G. Feiner (0.1); confer with D. Nachman about status, issues, and next steps (0.5); follow up exchanges with D. Nachman regarding his follow up with J. Levy and impressions of Judge's view toward driving a nationwide settlement for all and canceling call for 3:30 (0.2);	1.00
A. V. Alfano	10/14/19	Review 10/10 hearing transcript (0.7); email to J. Sharp re filing pro hac (0.1); review letter from T. Wolf (0.1); research PI issues (2.5)	3.40
J. S. Sharp	10/14/19	Review materials from Oct. 10 and Oct. 11 hearings (0.3); call with A. Troop, A. Alfano, and J. Park regarding Oct. 10 and Oct. 11 hearings (1.2); follow up call with A. Alfano regarding case assignments (0.1).	1.60
A. M. Troop	10/14/19	Email exchange with A. Preis and others about case communication and related issues (0.2); email exchanges and confer with M. Feinberg, Ducera (0.4); confer with PWSP team about case issues, strategy and next steps	1.40

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		(0.6); review and circulate to D. Nachman and G. Feiner notice of B. Sackler's death (0.1); email exchange about extending response date to PI complaint with G. Feiner and D. Nachman (0.1);	
A. M. Troop	10/14/19	Email exchange with D. Molton on status (0.1); attention to scheduling pre-meeting on Tuesday with Debtor and UCC (0.3);	0.40
A. V. Alfano	10/15/19	Review transcript from 10/10 hearing (0.4); attention to expedited transcript request (0.2); attend conference with A. Troop regarding next steps (0.2); discuss docket monitoring with J. Park (0.1); review, finalize and revise J. Sharp pro hac motion (0.2); review docket for important updates (0.3); discuss general case strategy/global issues with A. Troop (0.2); emails with managing attorney's office regarding filing (0.1, 0.1, 0.1).	1.90
J. Park	10/15/19	Review docket and create calendar of dates and deadlines.	0.90
A. M. Troop	10/15/19	Review and circulate additional articles on 10/11 hearing (0.2); confer with T. Graulich about extending PI complaint response deadline (0.1); email G. Feiner and D. Nachman regarding same (0.1); confer with A. Preis about information sharing and his conditions (0.1); email exchange with T. Graulich, J. McClammy and B. Kaminetzky about extending response deadline to PI Complaint indefinitely (0.1); review email from J. McClammy confirming extension of response deadline but needing to also check on duration and circulate same to G. Feiner and D. Nachman (0.1); follow up email to DWP team regarding same (0.1); detailed email to G. Feiner and D. Nachman on (i) responding to PI adversary complaint, (ii) the 341 meeting scheduled for 11/5; and (iii) UCC and Information Sharing (0.6); prepare for and participate in State Group call (1.2); follow up with D. Nachman (0.1); email exchanges about setting call/meeting with UCC (0.1); email exchange with K. Maclay scheduling 10/16 call (0.1); email exchange with DPW about its proposed 180-day extension of response deadline for PI Adversary Proceeding (0.1); email exchange client team regarding same and proposing a date certain for responding (0.1); email DPW team regarding same (0.1); email exchange with G. Feiner and D. Nachman about K. Eckstein 2019 statement and limited	3.60

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		number of states (0.1); email exchanges with K. Eckstein and M. Cyganowski about meeting on 10/15 (0.2); email exchange with B. Edmunds, G. Feiner, D. Nachman and S. Tonnesen about Bankruptcy Court ability to enjoin court vs claimant action (0.1);	
A. V. Alfano	10/16/19	Email case update to J. Park for distribution to PWSP team (0.4); send 10/11 transcript to D. Nachman and G. Feiner and review 10/11 transcript (0.3); pull references from 10/11 transcript and email to D. Nachman and G. Feiner re same (0.6).	1.30
J. Park	10/16/19	Review docket; summarize relevant motions filed; email re same to A. Troop, J. Sharpe, and A. Alfano.	2.20
A. M. Troop	10/16/19	Email exchanges with G. Feiner and D. Nachman about upcoming Voluntary Injunction call and other calls (0.1); email exchanges with G. Feiner and D. Nachman about draft amended PI order (0.1); call and email B. Kaminetzky about proposed amended PI order (0.1); confer with M. Tobak and transmit questions, proposed changes to amended PI motion (0.2); email G. Feiner and D. Nachman regarding same (0.1); email exchange with M. Gold regarding hearing transcripts (0.1); meet with K. Eckstein regarding case status and areas for cooperation (1.1); email exchanges with G. Feiner, D. Nachman and S. Alexander about using 30-day increments for voluntary stand down (0.1); confer with D. Nachman on status (0.1); confer with M. Tobak about stipulation extending response date for the PI complaint (0.1); email exchanges with PWSP team about amended case management order (0.1); email exchange with D. Nachman and G. Feiner about initial 10/17 call with UCC (0.1); email exchanges with G. Feiner and D. Nachman about form of extension for response deadline to PI complaint (0.1); confirm with D. Nachman and G. Feiner ability to share transcripts with K. Maclay and M. Gold and share same (0.1); report on Consenting State committee structure based on conversation with K. Eckstein (0.1); review hearing transcript from 10/11 for references to tolling and email A. Alfano regarding same (0.1);	2.70
A. V. Alfano	10/17/19	Review transcript of October 11 hearing.	1.50
J. Park	10/17/19	Review docket; summarize relevant filings; email re same to A. Troop, J. Sharpe, and A. Alfano.	1.90



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J. S. Sharp	10/17/19	Review and revise proposed order (0.4); call with K. Maclay regarding allocation contact (0.1); email to A. Troop regarding revisions to proposed order (0.1); email revised order to Debtors' counsel (0.1); email to the D. Nachman and G. Feiner regarding changes to proposed order (0.1).	0.80
A. M. Troop	10/17/19	Review and circulate as-filed proposed amended order on PI under explanatory cover email after confirming requested changes were made (0.1); detailed email to G. Feiner and D. Nachman summarizing 10/16 conversation with K. Eckstein (0.8); email DPW team on statue of stipulation extending response date on PI complaint (0.1); review draft stipulation on PI complaint response deadline (0.1); forward comments to G. Feiner, D. Nachman, S Alexander and U. Khan (0.1); email exchanges about obtaining Consenting State Support for 30 day increments on PI (0.1); email client inquiring about comments to stipulation extending time to reply to PI complaint (0.1); confer with J. Sharp about revising same (0.1); review revisions and email J. Sharp regarding same (0.1); participate in State Group call (1.0); review revised extension stipulation from DPW and email J. Sharp signoff on same (0.1);	2.70
A. M. Troop	10/18/19	Review B. Edmunds draft letter to MD judge summarizing Judge Drain's rulings and email comments regarding same (0.2); review and circulate as-entered amended PI order to G. Feiner, D. Nachman, et al (0.1); follow up call with UCC about terms of stipulation and emergency fund (1.0); confer with D. Nachman and G. Feiner (0.2); email exchange with S. Alexander about discussions with states on 30 day roll of injunction (0.1);	1.60
A. M. Troop	10/19/19	Email exchange with S. Alexander and D. Nachman confirming 11.6 hearing date (0.1); confer with D. Nachman on strategy and various issues on access to information (0.4);	0.50
A. M. Troop	10/20/19	Email exchanges with M. Cyganowski (0.1) and D. Nachman (0.1) about 10.24 UCC meeting; review UCC statement regarding B. Sackler estate being a covered person (0.1); circulate same to D. Nachman and G. Feiner (0.1); review minutes from 10.17 call and email M. Rundlet regarding same (0.1); email exchanges with G.	1.90

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		Feiner and D. Nachman on protective order draft (0.2); review email exchanges among several AG offices on Sacklers info and IAC terms (0.2); consider and respond to same (0.3); email exchange with J. Lanik about restricted access to transcripts and forwarding transcripts (0.2); email DPW about gaining access to information and contact for protective order discussion (0.1); email exchanges with T. Graulich about setting up meeting for week of 10.28 (0.2); email D. Nachman and G. Feiner about meeting week of 10.28 (0.1); follow up email exchange with T. Graulich about protective order (0.1);	
A. V. Alfano	10/21/19	Review transcript of 10/11 hearing (0.3); review draft confidentiality order (0.7); analyze draft stipulation and take notes regarding same (0.6); analyze term sheet (0.3); emails with A. Troop regarding continued hearing on wages motion and other matters (0.2, 0.2); attention to local rules regarding pro hac application (0.2); review correspondence from A. Troop regarding case status and other matters (0.3, 0.4); analyze 10/11 transcript in response to A. Troop inquiry (0.6).	3.80
A. M. Troop	10/21/19	Email exchange with D. Nachman and G. Feiner about letter from UCC to state defendants (0.1); email A. Preis requesting same (0.1); review and respond to emails about Sackler Info and IAC injunctive terms and need to keep two injunctions distinct (0.3); email exchanges about strategy on [REDACTED] (0.2); review letter from individual requesting case dismissal and circulate same to D. Nachman and G. Feiner (0.1); review and revise Voluntary Injunction (2.6); email same to D. Nachman, G. Feiner, M. Rundlet and N. Kelly under detailed explanatory cover email (0.3); receive and review UCC letter to state defendants and circulate same to D. Nachman and G. Feiner (0.1); review and revise Case Management Stipulation (0.4); circulate same to D. Nachman, M. Rundlet, N. Kelly, S. Alexander, G. Feiner and U. Khan (0.1); review revised Case Management Stipulation from N. Kelly (0.1); email N. Kelly regarding same (0.1); review emails regarding same (0.1); revise same (0.4); circulate same under email cover to drafting	6.10

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		team (0.1); review G. Feiner comments and email suggestion to N. Kelly (0.1); email exchanges with S. Alexander, G. Feiner and D. Nachman about status of state sign on to voluntary rollover of injunction (0.1); email exchanges with G. Feiner and D. Nachman about bonus list issues (0.1); email A. Alfano about continued hearing date on wage motion (0.1); receive revised protective order from DPW and briefly review same (0.2); email D. Feiner, D. Nachman, J. Sharp and A. Alfano about next steps (0.1); email exchanges with D. Nachman and G. Feiner about potential meeting with DPW on 10.28 and possible agenda (0.1); email exchanges about status of protective order with G. Feiner and D. Nachman (0.2);	
A. V. Alfano	10/22/19	Call and emails with N. Kelly re revisions to draft stipulation (0.5); revisions to draft stipulation and calls with document production team re same (0.5); review draft stipulation to ensure formatting consistency and accuracy (0.5); revisions to stipulation signature blocks (0.2); review docket in response to question from A. Troop (0.4).	1.90
A. M. Troop	10/22/19	Further email to D. Nachman and G. Feiner about Ducera (0.1); emails/conference with clients confirming 10.28 meeting with Debtors (0.2); email T. Graulich regarding same (0.1); confer with K. Maclay (0.3); detailed email to G. Feiner and D. Nachman regarding same and proposed next steps (0.5); email exchange and confer with A. Licht about Voluntary Injunction (0.3); email exchanges with G. Feiner about bonuses and DPW personnel (0.1); email exchange with A. Alfano about finalizing Case Management Stip (0.2); email exchange with negotiating group about requests of debtor and timing (0.2); email exchange about opt-out issues for Additional Covered Sacklers (0.2); leave messages for M. Cyganowski about agenda for Thursday (0.1) and T. Graulich about agenda for Monday (0.1); email D. Nachman and G. Feiner regarding same (0.1); receive and circulate draft protective order to PWSP team (0.1); follow up emails to M. Cyganowski and T. Graulich on requested agenda (0.1); participate in State Call (1.1); review message from T. Graulich on 10.28 agenda (0.1); email response to T. Graulich and circulate to drafting team (0.1); email	4.60

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A. M. Troop	10/22/19	exchanges with A. Alfano and S. Alexander about court's December calendar (0.1); confer with M. Cyganowski about agenda for Thursday UCC meeting (0.2); email D. Nachman, N. Kelly and G. Feiner regarding same (0.1); email exchange with M. Huebner about 10.28 meeting (0.1); email exchange with M. Tobak about voluntary injunction (0.1);	
<i>Inadvertent time entry - reduction applied to February 29, 2020 bill (Invoice No. 8318956)</i>			
A. V. Alfano	10/23/19	Call with N. Kelly re case stipulation (0.2); revisions to case stipulation to ensure consistency and accuracy (0.4).	0.60
J. S. Sharp	10/23/19	Review and revise draft protective order (1.2); email to A. Troop regarding comments to the draft protective order (1.3).	1.50
A. M. Troop	10/23/19	Review email from M. Huebner asking about group's structure (0.1); forward same and thoughts to G. Feiner and D. Nachman (0.1); email exchange with G. Feiner on revised protective order asking for instruction (0.1); email exchange with M. Cyganowski about Committees proposed agenda for Thursday call and email exchanges with client regarding same and setting up a dial in (0.1); confer with G Feiner and D. Nachman on status and next steps, including Monday meeting with Debtor (0.4); email K. Eckstein and others about setting up a dial in for Thursday meeting with UCC and circulate same once received (0.1); receive revised draft of Protective Order from G. Feiner and forward to PWSP team for review and comment (0.1); circulate comments from various states to	2.00

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		protective order to PWSP team (0.1); email exchange with A. Licht and D. Mosteller about Voluntary Injunction and drafting issue [REDACTED] (0.1); multiple email exchanges on logistics for Monday meeting with debtors (0.3); email exchange with S. Alexander, D. Nachman and G. Feiner about roll over concept for injunction (0.1); confer with K. Eckstein about Thursday meeting and related issues (0.2); email exchange with E. Maloney about proposed letter to UCC on its letter to state defendants (0.1); email summary of call with K. Eckstein with observations to G. Feiner and D. Nachman (0.1)	
A. V. Alfano	10/24/19	Extended review and revisions of draft case stipulation and voluntary injunction for consistency and accuracy; emails with client and A. Troop re revisions (2.5); emails with J. Park re case management procedures (0.5).	3.00
A. M. Troop	10/24/19	Review and further revise protective order (0.8); email comments to G. Feiner and D. Nachman under explanatory cover email (0.1); confer with T. Graulich on Monday meeting logistics (0.1); email exchanges with A. Alfano and S. Alexander about hearing dates in case (0.1) attention to Monday meeting logistics (0.1); participate in UCC, states groups meeting/call (2.5); review and revise most recent version of Protective Order from G. Feiner (0.1); circulate same under explanatory cover email to G. Feiner and D. Nachman (0.1); email exchanges with drafting team on Emergency Fund references in proposed Case Management Stipulation (0.2); email exchanges with G. Feiner and D. Nachman on article supporting benefits of document disclosure on public health issues (0.1); revise E. Maloney's proposed letter to UCC (0.2); circulate draft under explanatory email cover (0.1); email exchanges with G. Feiner et al on Emergency Fund language in Case Management Stip (0.1); email exchange with W. Tien regarding same (0.1); email exchanges about finalizing protective order comments (0.1); review email from D. Mosteller on Voluntary Injunction comments and email exchange regarding next steps (0.1); participate in State Call (1.1); email exchanges with PWSP team on revised scheduling order (0.1); review . Testa email on advisability of an appeal and respond to D. Nachman regarding same (0.2); review further revised Case	6.70

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		Management Stipulation and comment on same (0.2); circulate same under explanatory cover to G. Feiner, N. Kelly, S. Alexander and D. Nachman (0.1); follow up email exchanges regarding same (0.2);	
A. V. Alfano	10/25/19	Review RDR chambers rules and ensure compliance (0.1); revise proposed J. Sharp pro hac order and submit to chambers (0.2); review draft voluntary injunction and case stipulation (0.3).	0.60
A. M. Troop	10/25/19	Email exchanges with Consenting State counsel on protective order (0.1); email exchanges with DPW on Monday meeting (0.1); email exchanges about finalizing Case Management stipulation and Voluntary Injunction proposals for distribution (0.1); confirm Sunday conference call on protective order with debtors (0.1); email G. Feiner and D. Nachman proposed agenda for Monday meeting with Debtors (0.2); email exchanges with G. Feiner, D. Mosteller and others about whether waiting for Consenting Group comments to Voluntary Injunction (0.1); email exchange with M. Tobak regarding same (0.1); email exchanges about circulation of AlixPartners' report (0.2); attention to finalizing drafts of Case Management Stipulation and Voluntary Injunction and circulating same to Debtors, UCC and Consenting States under explanatory email cover (0.6); email E. Vonnegut about keeping AP report confidential subject to ultimate protective order (0.2); email J. Sharp and A. Alfano regarding same (0.1); email exchanges with D. Nachman and G. Feiner about trying to set up Sackler meeting post-debtor meeting (0.1);	1.90
A. V. Alfano	10/26/19	Analyze transfers of value analysis from Debtors and AlixPartners.	0.60
J. S. Sharp	10/26/19	Review and analyze AlixPartners Sackler Cash Transfers report (1.0); draft and send high level summary of report to A. Troop (0.6).	1.60
A. M. Troop	10/26/19	Email T. Graulich about dial in for Monday's meeting (0.1); email exchanges with D. Nachman, U. Khan and G. Feiner about strategy for upcoming meetings and scheduling separate meeting with Sackler representatives (0.2); confer with D. Nachman about next steps (0.2); email confirmation with G. Feiner trying to short for Tuesday morning meeting (0.1); confer with G. Uzzie	2.30

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		about case, information sharing, and scheduling a meeting (1.1); review email from E. Vonnegut on AP Report conditions (0.1); email G. Feiner, D. Nachman and PWSP team regarding same and conversation with G. Uzzi (0.2); email to E. Vonnegut confirming confidentiality on AP report (0.1); review email from J. Sharp summarizing the highlights of the AP Report (0.1); email exchange with K. Benedict confirming receipt of marked protective order and 11 am Sunday call (0.1);	
A. M. Troop	10/27/19	Review protective order markup (0.2); email exchanges with D. Nachman and G. Feiner regarding same (0.2); confer with D. Nachman about protective order (0.1); confer with Debtors, Committee and Consenting States regarding same (1.3); email T. Graulich about attendance at Monday meeting and D. Nachman about premeeting (0.1); email exchange with G. Uzzi and J. Rosen on meeting (0.3); email exchange with D. Mosteller and drafting team about voluntary injunction and need to add a paragraph (0.1);	2.30
A. V. Alfano	10/28/19	Preparation for meetings with debtors and debtors' counsel (0.1); attend extended meeting with various AGs, debtors, and debtors' counsel (5.8); attend meeting with counsel for Sackler family (2.0); follow up notes on meetings (1.6).	9.50
A. M. Troop	10/28/19	Email exchanges confirming meeting with Sackler representatives for later Monday (0.2); email exchanges with G. Feiner on Emergency Fund (0.1); prepare for Purdue meeting (1.0); attend same (5.8); prepare for Sackler meeting (0.1); attend same (2.0); follow up with client group after (0.2); email exchange with M. Huebner about commitment in Sackler meeting to provide financial data (0.1);	9.50
A. V. Alfano	10/29/19	Call with states re 10/28 meetings recap and next steps (1.1); review correspondence from N. Kelly re depositions (0.2); discuss next steps with A. Troop (0.6).	1.90
A. M. Troop	10/29/19	Email exchange with M. Huebner about status (0.1); email exchanges with K. Maclay (0.2); email exchange with G. Feiner and D. Nachman about next steps and upcoming state call (0.2); review meeting summary from G. Feiner and proposed edits to same (0.2); revise and edit supplemental objection re PI (0.2); circulate same to S. Alexander, G. Feiner and D. Nachman under explanatory	3.80

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		cover email (0.1); email exchanges with J. Donahue and others about expert for claim valuations (0.2); email exchanges with D. Nachman, S. Alexander and G. Feiner about supplemental PI objection and proposed edits (0.2); email exchange with M. Huebner about deliverable and timing (0.1); confer with Ducera (0.1); participate in state call (1.1); confer with M. Huebner regarding status, deliverables and timing (0.4); prepare and circulate summary of call with M. Huebner to D. Nachman, G. Feiner and PWSP team (0.3); email exchanges with S. Alexander and others about call with M. Huebner (0.2); email D. Nachman, S. Alexander, U. Khan and G. Feiner about filing of schedules and statements of financial affairs and review options (0.1); email exchanges with S. Alexander on state response to rolling the PI concept (0.1);	
A. V. Alfano	10/30/19	Call with A. Troop and various states re Schedules and 341 meeting (0.3); call to chambers re deposition transcripts (0.1); draft letter to Sacklers counsel re preservation of testimony (1.2); review and revise states' draft stipulation (1.5); meeting with A. Troop re letter (0.5)	3.60
J. Park	10/30/19	Review docket; summarize relevant filings; email re same to A. Troop, J. Sharpe, and A. Alfano.	1.30
A. M. Troop	10/30/19	Email exchange confirming call with J. Donahue and others on claims expert (0.1); confer with U. Khan, D. Nachman, S. Alexander, G. Feiner, and PWSP team about upcoming 341 meeting, schedules and status (0.3); email exchanges about fee letter for consenting state group with MD (0.1) and PWSP team (0.1); email M. Cyganowski and K. Eckstein about meeting on 10.31 (0.1); email exchange with D. Nachman and G. Feiner about Native American Tribe motion for an official committee (0.1); confirm response to update request from K. Eckstein with D. Nachman and G. Feiner (0.2); call with J. Donahue and others on claims expert (0.6); email exchanges about K. Maclay call (0.1); confer with K. Maclay (0.2); review email from G. Feiner regarding list of ad hoc groups and email A. Alfano to gather same (0.1);	2.00
A. V. Alfano	10/31/19	Review stipulation from debtors (0.4); review client's revisions of same (0.3); review draft protective order from	1.10



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A. M. Troop	10/31/19	debtors (0.4). Confer with G. Feiner and D. Nachman about status (0.3); receive and circulate before reviewing draft mark up of stipulation with non-consenting states received from T. Graulich (0.1); email T. Graulich acknowledging receipt but inquiring on status of Protective Order and Voluntary Injunction (0.1); review and circulate email from G. Uzzi about 10.28 meeting and among other things committing to sharing aggregate Sackler financial information (0.2); email exchanges with D. Nachman and G. Feiner about next steps with Sacklers and interplay with 11.6 hearing (0.2); review Arizona filings in PI case (0.2); confer with K. Eckstein and M. Cyganowski about case status and next steps (1.4); email exchanges with group 11.5 meeting in White Plains and related questions on continued PI hearing (0.2); confer with K. Maclay (0.4); review L. Fogel comments to supplemental objection (0.2); email exchange with S. Alexander regarding same (0.1); receive and circulate further revised protective order from DPW (0.2); confer with M. Huebner on 45 day proposal for rolling PI (0.5);	4.10
A. M. Troop	10/31/19	Review B. Edmunds email on classification questions (0.2); email J. Sharp and A. Alfano about joinder/objection focused on classification (0.1); receive draft disclosure statement objection from PEC and briefly review same (0.2); email PEC and State Group regarding status and discussions with mediator (0.1);	0.60
A. M. Troop	11/01/19	Draft detailed summary of 10.31 conversations with M. Huebner and K. Maclay with strategic observations about each for G. Feiner, D. Nachman and PWSP team (0.6); email exchange with G. Feiner, D. Nachman and PWSP team about Multi-State Governmental Entity committee (0.1); receive, circulate and begin to review DPW further markup of draft Case Management Stipulation with Non-Consenting States (0.2); email exchange with D. Nachman and G. Feiner about press inquiry from Reuters (0.1); email exchange with G. Feiner, D. Nachman and S. Alexander about timing of filing of supplemental statement on Preliminary Injunction (0.1); email exchange with E. Maloney and MN team about A. Preis response to letter on solicitation of other state court defendants,	2.20

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		including review of revised letter to A. Preis (0.1); email exchange with J. Zavislan regarding Multi-State Governmental entity group and potential issues with claims (0.2); email Reuters about lack of comment on the redacted transfer information in Debtors' schedules (0.1); review Multi-State Group continuing objection to Debtors' PI motion (0.2); email exchange with S. Alexander regarding same (0.1); review UCC motion on limiting information to creditors (0.2); email G. Feiner and D. Nachman regarding same (0.1); email J. Sharp and A. Alfano regarding same (0.1);	
A. M. Troop	11/02/19	Email exchanges with D. Nachman and G. Feiner about case management stipulation (0.1); review and revise case management stipulation (0.3); email exchanges with G. Feiner and D. Nachman regarding same (0.1); circulate mark up to Davis Polk, Akin Gump, Milbank, Kramer, Brown Rudnick, Otterbourg, Debevoise teams under explanatory cover (0.1); email same to members of non-consenting state group under explanatory cover email (0.1); follow up email exchanges with G. Feiner on case management stip and upcoming 341 meeting (0.1);	0.80
A. M. Troop	11/03/19	Email exchange with K. Maclay (0.1); confer with K. Maclay about document sharing issues (0.4); email T. Graulich and M. Huebner regarding same (0.1); email exchanges with G. Feiner and D. Nachman regarding same (0.2); email exchange with G. Feiner, M. Rundlet, D. Nachman, M. Quirk and M. Burkhart about protective order and next steps (0.1); review email from T. Graulich instructing not to share draft case management stipulation with K. Maclay and email same to G. Feiner, D. Nachman and PWSP team regarding same (0.1); email exchange with M. Huebner regarding same and forward to G. Feiner, D. Nachman and PWSP team (0.1); email K. Maclay regarding same (0.1); confer with K. MAclay about meeting on 11/5 in White Plains and case status issues (0.2)	1.40
A. V. Alfano	11/04/19	Emails with A. Troop and clients re supplemental objection (0.1, 0.1); revisions to supplemental objection (0.8); attention to service requirements (0.5); continued revisions to supplemental objections and emails with S. Anderson re same (0.2, 1.3); call with A. Troop re revised	4.80

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A. M. Troop	11/04/19	<p>draft (0.1); finalize and coordinate filing of supplemental objection (0.4); serve notice parties by email (0.2); research in response to S. Anderson question re hearing dates (0.4); confer with A. Troop re same (0.1); confer with A. Troop re November 6 hearing (0.1); draft certificate of service for supplemental objection (0.5). Email exchange with S. Alexander and A. Alfano about supplemental statement on PI and Wisconsin joining (0.1); email exchanges with G. Feiner about upcoming calls with DPW on Protective Order and Voluntary Injunction (0.2); email exchanges with N. Kelly, D. Nachman, U. Khan, B. Edmunds, L. Clinton, M. Rundlet, G. Feiner and S. Alexander about upcoming 341 meeting on 11/5 and state call at 4 on 11/5 (0.1); email exchanges with G. Feiner and D. Nachman about description of documents to make public (0.1); confer with G. Feiner and D. Nachman about status and conversation with K. Maclay (0.2); email exchanges with AGs about 11/5 logistics (0.1); email G. Feiner and D. Nachman confirming working dinner on 11/5 followed by my meeting with K. Maclay's team (0.1); email exchange with A. Alfano about hearing schedule and issue of potential PI resolution (0.2); email exchanges about updating various entities about efforts to address PI motion and hearing (0.1); email exchange with S. Alexander and supplement for PI motion (0.1); email exchange with S. Alexander confirming 2 pm 11/6 hearing after checking court's website (0.2); email exchanges with D. Nachman and G. Feiner about reaching out to debtor and committee (0.1); strategy call with D. Nachman and G. Feiner regarding same (0.3); confer with M. Huebner and T. Graulich about intent to voluntarily stay until 12/19 and need for regular checkins with court (0.2); email D. Nachman confirming 2 pm start on 11/6 (0.1); confer with A. Preis about stay to 12/19 (0.1); messages to Milbank (0.1) and Debevoise (0.1) regarding same; email summary of calls with Debtor and committee and messages to Side A and B, with recommendation that supplemental statement should be filed (0.1); review email from K. Maclay about protective order (0.1); email exchanges with D. Nachman and G. Feiner regarding same (0.2); review email from S.</p>	6.10

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		Alexander with updated supplemental PI filing and status of state sign on (0.1); review supplemental PI filing and forward comments to S. Alexander and A. Alfano (0.2); follow up email exchanges regarding and finalizing same for filing (0.1); email exchanges with G. Feiner and D. Nachman about "requested" as description of documents to be made public (0.2); review emails from D. Nachman and S. Alexander regarding sign on to PI supplement from all states and DC (0.1); email exchanges with D. Nachman and others on status of communications with Debtors, UCC and Sacklers and of finalizing the supplement (0.2); email exchange with N. Kelly about health of Sacklers and preserving testimony (0.1); email exchange with D. Nachman and G. Feiner about case management stipulation (0.1); emails and confer with A. Alfano on status of PI supplement (0.1); further emails on timing of PI supplement filing (0.1); review and revise draft letter on preserving Sackler testimony (0.3); email exchange with A. Alfano regarding same (0.1); further email exchanges with S. Alexander and A. Alfano on edits to PI Supplem	
A. V. Alfano	11/05/19	Call with states and debtors' counsel re stipulation (0.5); follow-up call with G. Feiner and D. Nachman re same (0.2); attention to creation of hearing binders (0.7); discuss hearing preparation with A. Troop (0.2, 0.4); review 10/11 transcript in preparation for tomorrow's hearing (0.6); research PI issues (0.7)	3.30
S. W. Miller	11/05/19	Assemble and organize documents for November 6, 2019 Hearing, draft index of same.	5.50
M. B. Roth	11/05/19	Research and obtain docket entries for A. Alfano.	1.00
A. M. Troop	11/05/19	Email exchanges with parties confirming 9:30 am call on case management stipulation, protective order, PI motion and related issues (0.2); email exchange with G. Feiner about upcoming 341 meeting (0.1); email exchange with G. Uzzi and forward same to G. Feiner and D. Nachman (0.1); email exchange with G. Feiner about follow up with K. Maclay on standing down to 12/19 (0.1); confer with Davis Polk, G. Feiner and D, Nachman about case management stipulation, protective order, PI motion and related issues (0.5); confer with G. Uzzi about case management stipulation, protective order, PI motion and	7.40

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		related issues (0.4); email exchanges with G. Feiner and D. Nachman regarding same (0.2); email exchanges with S. Tonnesen about 341 meeting (0.1); email exchange with J. Wojewoda about ZS associates question for 341 meeting (0.1); prepare for (1.0) and participate in (1.3) 341 meeting; follow up with Davis Polk, MD and others regarding 341 meeting and upcoming 11/6 hearing (0.3); participate in state update and strategy call (1.1); confer/email with M. Huebner about PI issues (0.2); confer with RI, CO, PA, NY and MA AGs regarding same and 11/6 hearing (0.3); meet with K. Maclay and clients and discuss case and 11/6 hearing (1.2); email K. Eckstein and M. Cyganowski about information sharing (0.1); email exchange with G. Feiner and D. Nachman regarding same (0.1);	
A. V. Alfano	11/06/19	Travel to/from hearing in White Plains and prepare for hearing with A. Troop(3.0); prehearing strategy with clients (1.6);attend hearing on preliminary injunction motion (3.4); post-hearing meeting with debtors' counsel to review language in draft order (0.5); prepare hearing notes (1.0).	9.50
A. M. Troop	11/06/19	Review response from K. Eckstein about information sharing and circulate same (0.1); review and circulate revised PI order as filed by debtors (0.2); circulate same to AG working group under brief explanatory cover email (0.1); review and circulate as filed revised UCC case management stipulation under brief explanatory cover email (0.1); prepare for 11/6 hearing (1.4); meet with AGs to prepare for hearing (1.6); multiple calls with M. Huebner on PI issues and negotiate interim resolution (0.7); email exchanges regarding same (0.2); confer with AGs regarding same (0.3); attend and participate in PI hearing and related negotiations on interim PI resolution with 2 "off ramps" (3.4); confer with K. Eckstein about information sharing (0.1); debrief after hearing (0.5);	8.80
A. V. Alfano	11/07/19	Emails with A. Troop re adversary proceeding status conference (0.1); attend check in call with clients (0.1).	0.20
J. S. Sharp	11/07/19	Participate in state call (partial).	0.70
A. M. Troop	11/07/19	Review bifurcation order in NY and circulate to PWSP team (0.2); Confer with D. Nachman on status and NY bifurcation order and coordinated next steps (0.2); email	5.40

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		exchange with A. Alfano on PI adversary proceeding status conference date (0.1); message to E. Vonnegut about wage motion (0.1); confirm with G. Feiner plan to continue status conference date (0.1); email exchange with G. Feiner about conversation with K. Eckstein on information sharing, bonus motion and AP report (0.1); participate in protective order conference call (0.9); confer with G. Feiner about AP report and bonus information sharing issues (0.2); participate in state update call (1.1); email DP confirming summary of AP report to be shared and information requested for bonus motion (0.4); email G. Feiner regarding same (0.1); follow up email exchange with M. Huebner about AP report and bonus motion, responding specifically to status as objecting party (0.2); email exchanges about schedule for follow up call on stipulation (0.2); attention to NY state bifurcation issue and proposed filing from perspective of ad hoc group (0.2); email exchanges with M. Huebner and DP team about sharing wage information with states (0.2); review and revise draft statement regarding fee reimbursement for consenting states (0.3); email same to G. Feiner and D. Nachman under explanatory cover email (0.1); review M. Huebner ok on sharing the AP Report summary and status of bonus detail and email D. Nachman and G. Feiner regarding same (0.1); review DP proposal for PI order to reflect agreement reached on 11/6 (0.2); email exchanges with G. Feiner and D. Nachman regarding same (0.1); further email exchange with D. Nachman on debtor's position regarding NY bifurcation order (0.1); review and respond to E. Vonnegut email about unwillingness to share names of proposed bonus recipients (0.1); follow up email exchange with E. Vonnegut regarding same (0.1);	
A. V. Alfano	11/08/19	Access data room re salary information and review salary data.	0.40
A. M. Troop	11/08/19	Markup further revised draft of amended PI order insert (0.2); confer with E. Vonnegut about bonus data (0.3); forward comments, with explanation, to draft amended PI order and summary of call with E. Vonnegut to G. Feiner, D. Nachman and S. Alexander (0.2); email exchange with S. Alexander, et al, about bonus data (0.1); email exchange with E. Vonnegut about making bonus/wage	3.20

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		data available to Pillsbury while broader circulation is being addressed (0.1); email core team regarding same and next steps (0.1); review revised statement on consenting state fees (0.1); review revised opt-out language (0.1); email G. Feiner and team regarding both statement on consenting state fees and opt-out language (0.1); email exchanges explaining Bayard's role as "efficiency counsel" to M. Gold (0.2); email exchange with M. Van Eck about wage/bonus motion data and 11/6 transcript (0.1); email B. Kaminetsky about 11/19 PI adversary status conference (0.1); review 1st Circuit decision in Telexfree about 105(a) injunctions (0.3); email J. Sharp and A. Alfano regarding same (0.1); email exchange with G. Feiner on information sharing with consenting states and status of fee reimbursement supporting statement (0.1); follow up email to K. Eckstein and M. Cyganowski regarding information sharing (0.1); review response with commitment and circulate same (0.1); review information from PJT for bonus/wage database (0.1); email J. Sharp and A. Alfano regarding promptly accessing same (0.1); confer with S. Alexander about restructuring support agreements (0.3); obtain and forward Gibson restructuring support agreement to S. Alexander as a example under an explanatory cover email (0.2); email A. Alfano about status of 11/6 transcript (0.1);	
A. M. Troop	11/09/19	Review revised statement regarding consenting state fees (0.1); review and edit proposed insert on off ramps for PI order (0.2); email G. Feiner and S. Alexander regarding forgoing (0.1); review revised version of protective order with comments from states (0.2); email G. Feiner, D. Mosteller and D. Nachman regarding same, confirming whether Sackler family financial information will be designated in a way to preclude AG review and reference in order to linking documents filed under seal to the protective order on ECF (0.1); email G. Uzzi and J. Rosen about AG access to Sackler family financial information and forward copy of same to G. Feiner, D. Mosteller and D. Nachman (0.1); review further revised opt out language from S. Alexander (0.1); email S. Alexander and G. Feiner regarding same (0.1); email exchanges with D.	1.60

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		Nachman on opt-out language for draft amended PI order (0.1); review and acknowledge receipt of email from A. Preis on financial advisors (0.1); review and acknowledge receipt of email from G. Uzzi on need to coordinate with J. Rosen on Sackler family financial information access and circulate same (0.1); email exchanges regarding M. Huebner question on non-consenting state position on consenting state fee reimbursement (0.1); email exchanges with Davis Polk about proposed mechanics of opt-out for PI (0.2);	
A. V. Alfano	11/10/19	Review files in wages data room.	0.20
J. S. Sharp	11/10/19	Multiple email communications with A. Troop and A. Alfano regarding access to Purdue employee documents (0.2); multiple email communications with Debtors' professionals regarding inability to access Purdue employee documents (0.2).	0.40
A. M. Troop	11/10/19	Email exchanges regarding scheduling call with Davis Polk on fee reimbursement request (0.1); review further revised PI language from Davis Polk and revise same (0.8); email proposed revisions under explanatory cover email to G. Feiner, D. Nachman, S. Alexander and PWPS team (0.1); further email exchange with foregoing regarding same (0.1); email exchanges with Davis Polk team and AGs about scheduling call on fee reimbursement for consenting states (0.1); confer with M. Huebner about fee reimbursement for consenting states and bonus issues including inability to access data cite (0.4); confer with D. Nachman regarding same and other open issues (0.3); confer with G. Feiner regarding same and other open issues (0.2); review further revisions to PI insert and draft order (0.2); email G. Feiner, S. Alexander, D. Nachman, and PWSP team regarding same (0.2); email exchanges and follow up regarding continued inability to access wage/bonus documents on data site (0.3); review further revised PI insert from G. Feiner and proposed additional edit to G. Feiner, D. Nachman and S. Alexander (0.1);	2.90
J. S. Sharp	11/11/19	Communications with A. Alfano regarding UCC Information Protocol Motion(0.1); review UCC Information Protocol Motion (0.4); compare UCC Information Protocol Motion to similar motions filed in Insys and Ditech chapter 11 bankruptcies (0.8); email to	1.30



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A. M. Troop	11/11/19	A. Troop regarding UCC Information Protocol Motion (0.1). Email J. Sharp and A. Alfano about analyzing UCC's amended motion to regulate information flow to unsecured creditors not on the committee (0.1); circulate last version of case management stipulation with non-consenting states from Davis Polk to D. Nachman and G. Feiner in response to request from D. Nachman (0.2); email exchanges about whether entry of the next PI order for an opt out party should be in the court's discretion, including review of transcript (0.3); email exchanges about M. Huebner concern about any gap between any voluntary and involuntary stand down (0.2); follow up email exchange with G. Feiner about transcript statements in relation to PI issues (0.1); email exchange with D. Nachman and G. Feiner confirming 11/19 hearing start is at 10 am (0.1); follow up with Davis Polk to confirm on AP summary distribution (0.2); email exchanges with G. Feiner and D. Nachman about same and need to confirm confidentiality agreement by states (0.2); brief review of draft information sharing protocol from consenting states (0.1); email initial thoughts to G. Feiner, D. Nachman and PWSP team (0.1); forward AP summary to G. Feiner and D. Nachman after receiving email confidentiality confirmation (0.1); review email from E. Vonnegut agreeing to open up wage/bonus data room to a few states on a view only basis (0.1); circulate same to G. Feiner and D. Nachman (0.1); follow up email exchange with E. Vonnegut on PA being one of the states with access (0.1);	2.00
J. S. Sharp	11/12/19	Review UCC objection to fee payment motion (0.4), declaration (0.2), and proposed ad-hoc committee joinder in support of fee payment motion (0.1).	0.70
A. M. Troop	11/12/19	Confirm with D. Nachman and G. Feiner they each have AP summary (0.1); email exchange with G. Feiner, D. Nachman, S. Alexander and PWSP team on timing of filing for statement regarding fee reimbursement for consenting states (0.2); email exchange with E. Vonnegut regarding view only access for PA and MA (0.1); review email from G. Feiner to request extension on consenting state motion (0.1); email E. Vonnegut requesting	4.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		extension of time to respond to consenting state fee reimbursement motion (0.1); review and circulate email from E. Vonnegut confirming wage motion is being moved to 12/4 and that wage/bonus access should be set up (0.2); email from G. Feiner advising that MD is joining UCC as ex officio member (0.1); consider issues regarding same (0.4); confer with G. Feiner, D. Nachman and S. Alexander regarding same (0.3); follow up with D. Nachman (0.2); participate in State call on status, strategy and next steps (1.3); briefly review UCC's objection to fee reimbursement to consenting states (0.2); email G. Feiner, D. Nachman, S. Alexander and PWSP team regarding same (0.1); confer with J Sharp about MD issues (0.3); email J. Sharp and A Alfano regarding same (0.1); email draft statement in support of consenting state fee reimbursement motion to A. Alfano and J. Sharp with timing and logistics (0.2); email from E. Vonnegut confirming M. Van Eck and G. Feiner are getting view only access to wage/bonus sanitized data base and circulate same (0.1);	
A. V. Alfano	11/13/19	Multiple revisions to statement in support of reimbursement agreement (0.2, 0.4, 0.4); emails with J. Sharp and A. Troop re same (0.1, 0.2); finalize and file statement (0.3).	1.60
A. M. Troop	11/13/19	Email exchange with M. Van Eck about access to wage/bonus data base (0.1); review proposed changes to statement in support of consenting states fee reimbursement (0.2); email exchange with G. Feiner regarding same (0.1); email exchanges with S. Alexander about court oversight of consenting state fees and 1129 requirement that payments by debtors must be reasonable (0.3); email exchanges with S. Alexander and A. Alfano about filing of statement in support of fee reimbursement for consenting states and final edits (0.2); email exchange with G. Uzzi (0.1); follow up with client on filing of statement in support (0.2); review email from MD to states about ex officio on UCC (0.1); email PWSP team regarding same (0.1); confer with J. Rosen about documents and confidentiality (0.3); review invitation to 11/23 Sackler presentation (0.1); email exchanges with S. Alexander (0.1) and G. Feiner (0.1) about consenting	2.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		states' deadline of 11/15 for filing reply to objection to fee reimbursement motion; email G. Feiner, U. Khan, D. Nachman, S. Alexander confirming continuation of pretrial conference in PI adversary proceeding to 4/8 and filing of amended PI order (0.2);	
A. V. Alfano	11/14/19	Finalize certificate of service for supplemental opposition.	0.10
A. M. Troop	11/14/19	Detailed email to G. Feiner, D. Nachman and PWSP team about schedule for day and 4 pm state call, conversation with J. Rosen and 11/22 presentation about entities and structure of holdings (0.3); review email from M. Huebner about Debtors' proposed letter to US Trustee on examiner request (0.1); propose response to client team (0.1); review proposed agenda for 11/15 state call and follow up email exchanges about confirming confidentiality for sharing AP report summary (0.2); email exchanges with S. Alexander about reasons for continuing pretrial conference in PI adversary proceeding to 4/8/20 to match up with response date (0.1); email exchanges about attendance at 11/22 meeting (0.3);	1.10
A. V. Alfano	11/15/19	Discuss UCC matters with A. Troop (0.3); call with ad hoc group re next steps (0.8); emails with various Attorneys General re access to Alix Partners summary (0.1, 0.1).	1.30
A. M. Troop	11/15/19	Email (0.1) and confer (0.2) with D. Nachman about MD; email exchanges with G. Feiner and D. Nachman about upcoming calls with states (0.2); review emails about debtor's proposed representation on consenting/non-consenting state protocol in reply on fee reimbursement motion (0.1); email exchanges about proposed changes to same (0.2); confer with several states in advance of 1:30 state call (0.3); participate in same (0.8); follow up email exchanges with G. Feiner and D. Nachman regarding same (0.2); participate in general state update call (1.2); review and respond to various state requests for AP summary and confirming confidentiality restrictions (0.5); email exchanges with D. Nachman and G. Feiner about agenda for 11/22 Sackler meeting and timing logistics (0.2); email exchanges with G. Uzzi setting time to discuss access to information/documents by AGs (0.2); email exchanges with G. Feiner, M. Van Eck, N. Kelly and D. Nachman regarding same and 11/22 meeting (0.2);	4.50

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A. V. Alfano	11/16/19	Review statement in support of monitor (0.4); research postpetition tort claim issues (0.3).	0.70
A. M. Troop	11/16/19	Email exchange with S. Alexander about draft monitor statement and impact of continuing deaths on estate (0.2); confer with G. Uzzi about 11/22 meeting, AG access there and generally, and need for direct AG access to Sackler family data (0.7); email exchange with A. Alfano about prep for 11/19 hearing (0.1); review D. Nachman comments to case management stipulation (0.2); further edit, revise and circulate same (0.2); review and revise draft monitor statement (0.9); forward same to S. Alexander, G. Feiner, D. Nachman and PWSP team under detailed email cover with follow up assignments for PWSP team (0.3); follow up email exchange with S. Alexander regarding same (0.1);	2.70
A. V. Alfano	11/17/19	Review statement in support of monitor.	0.10
A. M. Troop	11/17/19	Confer with S. Alexander about what constitutes an administrative expense claim and relationship to monitor statement (0.4); email exchange with G. Feiner, D. Nachman and S. Alexander about MD deciding to decline ex officio seat on UCC (0.1); email G. Feiner and D. Nachman about upcoming hearing on 11/19, status of case management stipulation and conversation with G. Uzzi on 11/22 meeting and access issues (0.6);	1.10
A. V. Alfano	11/18/19	Research re post-petition tort claims and administrative expenses (1.5, 0.5); emails with A. Troop re 11/19 hearing (0.1, 0.1); attention to duplication of hearing binders and related hearing preparation for A. Troop (0.5); brief review of multiple filings by debtors on eve of 11/19 hearing (0.3).	3.00
S. W. Miller	11/18/19	Assemble, organize documents to be used for November 19, 2019 Hearing and draft an index of same.	5.20
J. Park	11/18/19	Review docket; summarize relevant docket entries; email A. Troop, A. Alfano, and J. Sharp re the same.	1.20
A. M. Troop	11/18/19	Review and circulate J. Rice interview by LAW360 (0.2); review and circulate LAW360 article on Purdue's reply re consenting state reimbursement motion (0.1); review emails about continued issues regarding access to wage/bonus data base and email E. Vonnegut regarding same (0.2); email M. Van Eck regarding same (0.1); attention to states' position on 11/22 meeting (0.2); email	8.10

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		G. Uzzi about access for states on 11/22 (0.1); confer with M. Cyganowski about upcoming hearing and related evidentiary issues (0.3); email G. Feiner and D. Nachman about (i) meeting with G. Uzzi on 11/19, (ii) DPW call on 11/20 and (iii) confirming process for getting AP report summary (0.1); review revised draft of PI order from Davis Polk and edit same to eliminate order to voluntarily comply (0.2); email exchanges with State AGs regarding same (0.1); confer with K. Eckstein about 11/19 hearing (0.2); further email exchanges about lack of ability to access wage/bonus data base (0.3); email exchange with G. Feiner on amended PI order (0.1); email proposed changes to PI order to group under explanatory cover email (0.2); email D. Nachman and G. Feiner about conversation with K. Eckstein and UCC's demands for withdrawing objection to fee reimbursement (0.1); finalize PI amendment with T. Graulich (0.2); email exchange with S. Alexander on revised monitor brief (0.1); briefly review same (0.1); email exchanges with D. Nachman on status (0.1); confer with G. Uzzi (0.3); revise most recent version of monitor brief (0.3); forward to S. Alexander under explanatory cover email (0.1); travel to NYC for 11/19 hearing (4.4)	
A. V. Alfano	11/19/19	Travel to and prepare A. Troop for 11/19 hearing, including reviewing relevant pleadings and discussing talking points (2.3); attend 11/19 hearing and draft extensive notes for hearing recap (5.1); travel from hearing and discuss next steps with A. Troop (1.6).	9.00
A. M. Troop	11/19/19	Prepare for hearing (1.2); continue hearing preparation (1.0); attend and participate in hearing (5.0); confer with Sackler family lawyers about 11/22 meeting and access to data more generally (0.3); return from White Plains (1.1); email exchanges with S. Alexander on monitor statement (0.2);	8.80
A. V. Alfano	11/20/19	Review revised draft of monitor filing.	0.10
J. S. Sharp	11/20/19	Review and comment on confidentiality agreement (1.2); email to A. Troop regarding comments to confidentiality agreement (0.1).	1.30
A. M. Troop	11/20/19	Confer with D. Nachman, G. Feiner and S. Alexander about 11/19 hearing, next steps, monitor, confidentiality issues, etc. (0.9); confer with M. Van Eck about	4.70

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		wage/bonus motion and confidentiality issues generally (0.3); email exchange with S. Alexander about monitor statement and edits (0.1); receive draft confidentiality agreement for 11/22 meeting and forward to J. Sharp for review and comment (0.1); email G. Feiner, D. Nachman regarding same and highlight ability to rely on data for advice (0.1); confer with D. Molton, A. Andrews, M. Cyganowski about case and areas of cooperation (1.2); review internal comments to confidentiality agreement with Sacklers (0.2); revise and circulate same to clients for review and comment (0.2); review J. Abrams comments to monitor statement (0.2); email S. Alexander regarding same (0.1); email exchanges with G. Feiner, M. Van Eck and S. Alexander on proposed wage/bonus compromises (0.1); confer with E. Vonnegut about status of wage/bonus motion compromises (0.2); email G. Feiner, M. Van Eck and S. Alexander about setting call for 11/21 (0.1); review client responses to proposed Sackler confidentiality agreement (0.1); incorporate same and circulate to Sackler lawyers under explanatory cover email (0.2); email summary of lunch meeting with A. Andrews, M. Cyganowski and D. Molton to G. Feiner, S. Alexander and D. Nachman and PWSP team (0.3); email exchanges with A. Preis, M. Huebner and K. Eckstein about upcoming 11/22 meeting with Sacklers (0.1); confirm 11:15 call on 11/21 with DP on wage/bonus motion (0.2);	
A. V. Alfano	11/21/19	Research post-petition tort liability (2.9); attend state call (1.0); discuss Sackler presentation with A. Troop (0.9).	4.80
A. M. Troop	11/21/19	Email exchanges with G. Uzzi, K. Eckstein, A Preis and M. Huebner about 11/22 meeting (0.1); conference call with K. Eckstein, M. Huebner, A Preis and others about 11/22 meeting (0.3); email D. Nachman, G. Feiner and PWSP team about proposed bar date protocol and potential goals (0.2); confer with Davis Polk, MA and PA about wage motion data and status (0.8); email exchange with D. Nachman on bar date notice issues (0.1); review further comments to confidentiality agreement for 11/22 meeting from Sacklers (0.1); forward same under explanatory cover to D. Nachman and G. Feiner (0.1); email exchanges with D. Nachman and G. Feiner	4.40

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		regarding same and proposed additional changes (0.2); confer with D. Nachman (0.2); email exchange with G. Feiner on start time of 12/4 hearing (0.1); review comments to Sackler confidentiality agreement and revise same (0.2); forward to Sacklers' lawyers under explanatory cover email (0.1); participate in State update call (1.0); review and forward clients additional changes from Debevoise on confidentiality agreement (0.1); email exchanges with D. Nachman and G. Feiner scheduling debrief post 11/22 meeting and trying to schedule presentation to Non-consenting states (0.1); confirm Debevoise changes (0.1); finalize, execute and circulate confidentiality agreement for Sacklers (0.2); email exchange with E. Neiger (0.1); email G. Feiner and D. Nachman about need to engage with other groups (0.1); review summary of open questions from wage/bonus call and email M. Van Eck regarding same (0.1); email exchange with potential FA, S. Tirschwell (0.1);	
A. V. Alfano	11/22/19	Attend Sackler family presentation at Milbank's offices with A. Troop (2.8); follow-up call with G. Feiner and D. Nachman (0.8); review revised monitor statement (1.0); discuss presentation with A. Troop (0.4).	6.00
A. M. Troop	11/22/19	Prepare for meeting with Sacklers on 11/22 deliverables under UCC Stipulation by reviewing advance copy of Side B presentation (0.6); email exchanges with G. Feiner and D. Nachman on status of information sharing agreements and propose considering asking for 12/4 chambers conference to discuss (0.1); attend and participate in presentation by Sacklers (2.8); follow up on reports about Mundipharma in China (0.2); debrief with D. Nachman and G. Feiner (within confidentiality limitations) and discuss open issues about upcoming hearing (0.8); review and respond to email from G. Feiner about Emergency Fund call with states and next steps (0.1); confer with S. Weisman about proof of claim call (0.1); email exchange with S. Alexander and others about additional proposed changes to monitor statement [REDACTED] (0.1); review email about reach out from T. Baker (0.1); email exchanges with G. Feiner and D. Nachman regarding same (0.1); email G. Feiner concerns about [REDACTED]	5.50

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		(0.3); email exchange with A. Alfano about research on continuing harm and administrative status for claims (0.1); email exchanges with A. Alfano and J. Sharp about proof of claim call and questions (0.1);	
A. M. Troop	11/23/19	Email exchange with M. Van Eck about supplemental statement and (0.1);	0.10
A. M. Troop	11/24/19	Email exchange with G. Feiner on T. Baker (0.1); follow up email to M. Huebner (0.1); review response and email G. Feiner regarding same (0.1); review and revise draft supplemental statement on wage/bonus motion and issues (1.8); circulate same to M. Van Eck, S. Alexander and G. Feiner under detailed explanatory email cover (0.2);	2.30
A. V. Alfano	11/25/19	Review Sackler presentation materials.	0.30
A. M. Troop	11/25/19	Email exchanges about wage/bonus statement and presentation within confidentiality agreement (0.2); review email from G. Uzzi on steering committee to review Sackler sensitive information and circulate same to G. Feiner and D. Nachman (0.1); further email exchanges regarding same and other alternatives for breaking the information logjam (0.2); email G. Uzzi and A. Lees that steering committee proposal is being evaluated (0.1); schedule 3 pm call with D. Nachman and G. Feiner on status of information issues, monitor and wages (0.1); review B. Edmunds comments to wage motion statement and further revise same (0.2); forward proposed revisions to M. Van Eck and G. Feiner (0.1); follow up email exchanges regarding same (0.1); email exchange about monitor statement status and potential call on 11/26 (0.1); email exchange with G. Feiner about protective order (0.1); confer with G. Feiner about protective order and case status (0.2); conference with S. Tirschwell (0.3); review further proposed revisions to monitor statement and email G. Feiner, S. Alexander regarding same (0.1); email G. Uzzi about presenting 11/22 information to non-consenting states (0.1); email exchange with D. Credore (NAS) about setting up a meeting (0.1); email G. Feiner and D. Nachman regarding same (0.1); email exchange with D. Nachman and G. Feiner about discussing 12/4 as date for conference with Judge on information issues at	2.70



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		11/22 meeting (0.1); review email from E. Vonnegut on Protective Order and email exchange with G. Feiner and D. Nachman regarding same (0.2); confer with G. Uzzi (0.2);	
A. M. Troop	11/25/19	Email exchange with G. Feiner and D. Nachman about reaching out to A. Preis on Emergency Fund (0.1); further review and edit statement on wage/bonus motion (0.1); email exchanges with C. Hunt and D. Nachman on document publication (0.2); receive and forward revised solicitation order to J. Sharp and A. Alfano to review (0.1);	0.20
A. V. Alfano	11/26/19	Brief review of orders granting employment of professionals.	0.10
A. M. Troop	11/26/19	Email D. Nachman and G. Feiner about scheduling meeting with Sacklers for 11/22 presentation, and G. Uzzi confirmation it should be same (0.1); confer with G. Feiner on status and protective order issues (0.2); email G. Uzzi and J. Rosen proposing 12/3 meeting with states (0.1); participate in Protective Order call (0.5); email exchange about scheduling call on case management stipulation with David Polk (0.1); confer with M. Van Eck about wage/bonus issues (0.3); email exchange with G. Uzzi proposing interim agreement to permit 11/22 presentation to non-consenting states (0.1); email exchange about strategy on wage/bonus motion and limiting to Landau (0.2); email exchange about joinder vs objection with M. Van Eck, G. Feiner and S. Alexander (0.1); consider issue of T. Baker retention by Debtor and whether he needs to be a 327(a) professional, not ordinary course (0.3); email exchanges with D. Nachman and G. Feiner regarding same (0.4); review and further revise protective order considering G. Feiner comments and email G. Feiner regarding same (0.1); email G. Feiner about entry of OCP order (0.1); confer with D. Molton about Emergency Fund and setting up meeting and email G. Feiner and D. Nachman regarding same (0.1); email exchange with B. Mosteller and others about assignment of PI appeal by TN counties to District Court Judge Karas (0.2);	2.90
A. M. Troop	11/27/19	Attention to open issues involving case management stipulation, protective order, multiple emails and calls	3.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/01/19	with clients; confer with various constituents in response to Debtors' statement it will file a protective order on the docket, email exchanges regarding same Email exchanges with D. Nachman and G. Feiner about scheduling date for Sackler presentation on location of holdings/trusts and schedule catch-up call (0.1); email exchange with K. Maclay (0.1); review and further edit revised partial withdrawal of objection to wage motion and circulate same (0.2).	0.40
A. V. Alfano	12/02/19	Review and revise statement in opposition to wages/bonus motion (1.2); emails with A. Troop re same (0.2); attention to service requirements (0.2; finalize and file statement (0.4); effectuate service and coordinate with staff re same (0.2).	2.20
A. M. Troop	12/02/19	Attention to scheduling calls on partial withdrawal of wage objection, public health filing and other matters (0.1); status update with D. Nachman, G. Feiner and others (0.5); prepare for and participate in state call on Wages motion, related partial withdrawal, public health filing and other case update matters (0.8); review email exchanges with M. Huebner and G. Feiner on Wages Motion (0.1); email PWSP team, G. Feiner and M. Van Eck about upcoming filing of partial withdrawal of objection to Wages Motion (0.1); email exchanges with M. Van Eck, G. Feiner and A. Alfano and analyze, and propose next steps regarding, any information in the partial withdrawal that might implicate confidentiality understanding with Debtors (0.1); email exchange with G. Feiner and D. Nachman about giving UCC head's up on public health filing (0.1); review proposed email from G. Feiner on redactions, respond to same, and review email exchange between G. Feiner and M. Heubner regarding same with Huebner raising no objection (0.2); email G. Feiner, M. Van Eck, S. Alexander and A. Alfano about status of partial withdrawal of Wages Motion objection (0.1); review further revised partial withdrawal (0.1); email exchanges with G. Feiner, M. Van Eck, S. Alexander and A. Alfano regarding same and signing off for filing (0.2); confer with K. Eckstein about status, confidentiality issues, Sackler presentations, Wages Motion, and other matters (0.3); review and forward	3.20

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		inquiry from AP to G. Feiner, M. Van Eck and D. Nachman (0.1); email exchanges with G. Uzzi about trust structure/holdings presentation, upcoming 12/6 presentation on Sackler defenses and AG participation, and confidentiality proposal (0.2); email exchanges about A. Preis request to share draft public health filing with UCC members and scheduling call with A. Preis (0.1); email exchanges with D. Nachman and G. Feiner about open PII issues in Protective Order discussion (0.1).	
A. V. Alfano	12/03/19	Prepare hearing binder on wages motion (0.6); prepare list of attendees for Sackler presentation (0.5).	1.10
J. Park	12/03/19	Review docket for entries re employment of Dentons as OCP.	0.30
A. M. Troop	12/03/19	Email exchanges regarding state conference call on ERF issues (0.1); email exchange with G. Uzzi confirming AG attendance at 12/6 Sackler liability presentation is ok with B-side (0.2); follow up emails confirming 12/6 attendance ok with A-side as well (0.2); review and circulate email from A. Lees about video and audio being made available for 12/6 presentation (0.1); email J. Park about looking for Denton's retention on docket (0.1); participate in State update call (1.1); email exchange with D. Nachman and G. Feiner on status of attendance at 12/6 presentation (0.1); email A. Alfano and J. Sharp about logistics for 12/6 meeting at Milbank for Sackler liability presentation (0.2); email exchanges with Milbank confirming AG attendance on 12/6 for both Side A and B (0.1).	2.20
A. V. Alfano	12/04/19	Prepare for 12/4 hearing on wages motion (1.2); attending 12/4 hearing; travel to/from hearing (2.8); track client RSVPs to Sackler presentation (1.0); coordinate with Sackler counsel re presentation (0.8).	6.70
A. M. Troop	12/04/19	Email Non-Consenting Group update on Friday meeting details (0.1); email exchange with W. Weinberg about sharing 12/6 presentation within offices (0.1); email exchanges with G. Feiner and D. Nachman about inquiry into whether [REDACTED] [REDACTED] (0.1); email exchanges with M. Huebner regarding same; share same with G. Feiner and D. Nachman (0.1); prepare for hearing on Wages Motion (1.4); confer with M. Huebner regarding upcoming hearing and discussion with	7.30

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		DOJ that CL not a target (0.2); email G. Feiner and D. Nachman regarding same (0.1); confer with G. Feiner regarding same (0.2); email exchanges with A. Alfano about upcoming hearing and logistics for 12/6 meeting (0.1); attend hearing and debrief with A. Alfano after same (2.9); review email from S. Alexander about disclosure of certain reports under Massachusetts law as part of the public health filing (0.2); email J. Sharp and A. Alfano regarding same (0.1); review and forward press inquiry from Dow Jones on Wages hearing to D. Nachman, G. Feiner and M. Van Eck (0.1).	
A. V. Alfano	12/05/19	Revisions to public health filing (2.2); review MA statute re public disclosure and related research (1.1); email to A. Troop and J. Sharp re same (0.5); create running list of attendees for Sackler presentation (1.0); coordinate with Sackler counsel on attendance (0.5).	5.30
A. M. Troop	12/05/19	Email exchanges confirming 12:30 pm call with G. Feiner and R. Ringer on protective order (0.1); email A. Alfano to confirm attendance for 12/6 meeting to Milbank and Debevoise, email exchange with A. Lees regarding same (0.1); email exchanges with Milbank about change in 12/6 meeting location (0.1); review attendance list from A. Alfano (0.1); circulate same for confirmation and provide additional logistical detail to Group for 12/6 meeting (0.2); confirm new location for 12/6 meeting for AGs (0.1); review articles on Purdue and circulate same to G. Feiner and D. Nachman (0.2); confer with R. Ringer and G. Feiner about Protective Order, including comments from Side A (0.4); email Debevoise requesting same (0.1); review email exchanges about request from chambers for clarification on INSYS-like language in Wage Order which defers Landau (0.1); email D. Nachman regarding same (0.1); email exchange with G. Feiner regarding inability to participate in monitor call (0.1); email exchanges with D. Nachman, G. Feiner and S. Alexander about public health filing addressing Arizona, other ad hoc groups and MA statutes on disclosure of various reports (0.2); email exchange with A. Alfano and J. Sharp about bar date issues (0.1); review and circulate article on Sackler name being taken off Tufts' medical buildings (0.1); review A. Preis email about public health	4.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		filing and email exchanges with G. Feiner, S. Alexander and D. Nachman regarding same (0.1); review disclosure documents from Dentons and circulate same to D. Nachman, G. Feiner, J. Sharp and A. Alfano under brief explanatory email (0.1); email exchange with G. Feiner, D. Nachman and S. Alexander about further review of public health filing to address question from A. Preis (0.1); participate in State update call (1.0); review and forward email chain about Sackler Side B presentation to core team (0.1); email exchange with M. Cyganowski about public health filing (0.1); revise and circulate suggested changes to public health filing to S. Alexander, G. Feiner and D. Nachman (0.3); review and circulate J. McClammy email about status of Debtors' signoff on information in Sackler presentations (0.1); email exchange with M. Huebner about revised Wage Order language to address INSYS language (0.1); review revised Wage Order from Davis Polk (0.1); email M. Van Eck, G. Feiner, D. Nachman, B. Edmunds and S. Tonnesen regarding same and no hearing date for Landau (0.2); review concurrences from group on Wages Order and advise Davis Polk and other on circulation regarding same (0.1).	
A. V. Alfano	12/06/19	Attend second Sackler presentation on defenses to claims and take notes of issues for follow-up (6.8); coordinate and troubleshoot with group on issues with remote access (1.5).	8.30
A. M. Troop	12/06/19	Attend Sackler liability presentation (6.8); confer with M. Cyganowski about public health filing (0.3); email exchanges about proposed changes to Wage Order and note objection to deletion of "fraudulent or" language (0.3); email exchanges with G. Feiner and D. Nachman about personally identifiable information proposal (0.2); email exchange with D. Molton about J. Drain comments on INSYS predicate for Wage Order (0.1); review emails regarding proposed changes to paragraphs 38 and 39 of the Protective Order from various AG offices (0.2); email group about differences between 38 (PEO) and 39 (OPEO) and why it is appropriate to ask for changes in both (0.1); email exchange with G. Feiner regarding same (0.1); confer with M. Huebner and A. Preis and others and	9.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		negotiate language to address "fraudulent or" concern (0.2); review revised language and circulate to B. Edmunds, S. Tonnesen, G. Feiner, M. Van Eck, C. Hunt and D. Nachman with recommendation that revisions are ok (0.1); receive confirmation from group (0.1) and advise Debtor and UCC of same (0.1); confer with A. Preis who transmitted a UCC request for a presentation from States about claims against Sacklers (0.1); confer with Consenting States regarding same request they received (0.1); email D. Nachman and G. Feiner regarding same (0.1); confer with A. Lees and R. Ringer about Protective Order and Case Management Stipulation (0.2); review revised public health filing (0.1); review G. Feiner email to A. Preis with revised public health filing and email G. Feiner, S. Alexander and D. Nachman about concerns on filing without consent or MA signing as well (0.1); confirm with Debtor ability to share Side B presentation with AGs (0.1).	
A. M. Troop	12/07/19	Review A. Preis email to various parties requesting presentations on claims (0.1) ;email exchange with D. Molton regarding same (0.1); email G. Feiner and D. Nachman regarding same and need to coordinate with Consenting States (0.1).	0.30
A. V. Alfano	12/09/19	Multiple revisions to public health statement (1.7); emails to A. Troop and MA re same (0.5); finalize and file public health statement (0.9); coordinate service of public health statement (0.6); analyze amended preliminary injunction order (0.7); email to A. Troop re same (0.2).	4.60
A. M. Troop	12/09/19	Follow up with A. Alfano on Friday's presentation (0.1); review email from M. Huebner advising of imminent filing of first Alix Report and circulate same to PWSP team (0.1); email exchange in response to A. Preis email confirming that AGs also get Side B Materials from 12/6 presentation (0.1); email exchange with Side A and Debtors regarding same (0.1); follow up email exchange with M. Huebner regarding same (0.1); email D. Nachman and G. Feiner about status of efforts to get entirety of 12/6 presentation available in other than view only format for all AGs (0.1); carefully review and consider most recent version of the public health filing (0.3); review relevant Massachusetts statutes and S. Alexander explanation	6.30

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		regarding disclosure (0.2); email proposed change to public health filing and analysis of Massachusetts statutes to S. Alexander, G. Feiner, D. Nachman and PWSP team (0.1); review emails and proposed changes to protective order comparing consenting and non-consenting state versions (0.2); email comparison to G. Feiner and D. Nachman under brief explanatory cover email (0.1); email exchange with G. Feiner, S. Alexander, D. Nachman and A. Alfano about proposed edit to public health filing and the signing issue (0.1); review email from A. Preis about public health filing and circulate to PWSP team (0.1); follow up email exchange with G. Feiner regarding A. Preis email and further changes to public health filing and email A. Alfano regarding required changes to the public health filing (0.1); review email exchanges [REDACTED] [REDACTED] public health filing and email G. Feiner, S. Alexander and A. Alfano regarding same (0.1); confer with D. Molton about ERF and monitor and share contact information for G. Feiner to discuss monitor (0.2); email exchange with S. Alexander, G. Feiner and A. Alfano about logistics for public health filing (0.1); review close to final revisions to public health from A. Alfano and email A. Alfano regarding same (0.1); review articles on PG&E and forward to S. Alexander given reference in public health filings and related issues (0.2); confer with G. Feiner and R. Ringer about protective order (0.5); review and respond to propose further edit by S. Alexander to public health filing (0.1); review further revised Protective Order from R. Ringer (0.2); email exchange with G. Feiner about notifying M. Huebner that public health filing will be made today and likely responses (0.1); email exchanges with G. Feiner, B. DeLange, S. Alexander, D. Nachman and A. Alfano about motion to extend removal deadline and implications for states with police power actions (0.2); review email from A. Alfano with relevant removal statute provisions (0.1); email exchange with J. Ball about thumb-drive and ability to share (0.1); briefly review, and then circulate to PWSP team, D. Mosteller email and spreadsheet on proposed ERF allocation from J. Guard (0.1); review message from Associated Press a	

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A. V. Alfano	12/10/19	Analyze 12/4 hearing transcript with respect to court's comments on CEO compensation (0.9); email to A. Troop re same (0.2); brief review of news coverage on public health filing (0.2).	1.20
A. M. Troop	12/10/19	Email exchanges confirming call on Landau issues for 12/12 with M. Van Eck, G. Feiner and D. Nachman (0.1); confer with G. Feiner and D. Nachman about FL's ERF proposal (0.4); email exchange with D. Nachman about third-party release case in DE involving opt out procedures for interest holders receiving no consideration under the plan (0.2); email exchanges regarding upcoming 12/13 meeting with states (0.3); confer with S. Gilbert and D. Molton about Purdue generally (0.2); email summary to G. Feiner, D. Nachman and PWSP team (0.1); confer with non-consenting and consenting states representatives on ERF options and alternatives (0.9); email exchange and confer with M. Huebner about Landau and case status issues (0.2); participate in state call (1.1); email exchange with D. Mosteller about Thursday and Friday meetings (0.1).	3.60
A. V. Alfano	12/11/19	Email to debtors' counsel re proof of claim process.	0.10
A. M. Troop	12/11/19	Review email from S. Alexander about PI proof of claim forms and email PWSP team regarding same (0.1); review and comment on list of questions for potential arbitrators (0.2); attention to confirming start time for Friday meeting among states (0.2); circulate dial in for Friday morning meeting to Consenting State Counsel and acknowledge receipt regarding details for Thursday meeting (0.2); email exchange with G. Feiner about monitor interviews on 12/18 (0.1); email non-consenting states details on Friday's meeting (0.2); further email exchange with A. Alfano about getting information on bar date (0.1); email exchange with M. Hurley about next steps on protective order (0.1); email exchange with M. Huebner on Landau (0.1).	1.30
A. V. Alfano	12/12/19	Coordinate attendance for meeting with consenting state group (1.0); call with debtors' counsel re proof of claim process (0.2); review transcript of 12/4 hearing (0.4).	1.60
A. M. Troop	12/12/19	Email exchange with M. Huebner about Landau (0.1); email exchange with M. Van Eck about 12/13 meeting (0.1); email exchange with A. Licht and U. Khan about	5.80



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		monitor call (0.1); confer with M. Van Eck about Wage/Bonus motion (0.2); confer with M. Van Eck and G. Feiner about status and next steps on Wage/Bonus Motion (0.3); participate in Monitor call with Consenting States (0.4); email exchanges with D. Nachman and U. Khan about ERF meeting at Kramer Levin (0.2); email exchanges about logistics for 12/13 meeting with Consenting States (0.3); email exchange with A. Licht about 12/13 meeting and 12/12 monitor call (0.1); email exchange with Davis Polk about inability to participate in bar date call (0.1); email exchange with R. Ringer about upcoming ERF meeting (0.2); attend ERF meeting (1.9); confer with Kramer Levin and Brown Rudnick about bar date and lack of any real need for one now (0.2); follow up with D. Nachman (0.1); confer with A. Alfano about bar date call (0.1); further email exchange with M Huebner about Landau (0.1); confer with M. Huebner about Landau issues, questions, and next steps (0.4); review D. Molton email further 12/13 call on bar date (0.1); email G. Feiner, D. Nachman, S. Alexander regarding same, cost for bar date notice and timing issue (0.1); review and revise most recent version case management stipulation (0.4); circulate same under explanatory cover email to G. Feiner, M. Van Eck, U. Khan, M. Rundlet, B. Edmunds, S. Alexander and D. Nachman (0.1); review follow up email from M. Huebner and email M. Van Eck, G. Feiner and S. Alexander regarding same (0.1); email exchange with M. Cyganowski about ERF and request for update from A. Preis (0.1);	
A. V. Alfano	12/13/19	Prepare for and attend meeting with consenting states including coordinate dial in and in-person meeting logistics; Call with debtors counsel, PEC, A. Troop and others re proof of claim/notice process (3.5); meeting with D. Nachman, U. Khan and A. Troop re CEO compensation issues, including call with MA and PA (0.2).	3.70
A. M. Troop	12/13/19	Email exchange and confer with M. Van Eck on Landau issues (0.5); prepare for and participate in Non-Consenting and Consenting State meeting on areas of common interest and ERF follow up (2.5); email	5.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		exchange with M. Van Eck about whether trust might be considered self-settled (0.1); email exchanges with G. Feiner and D. Nachman about information sharing protocol with Consenting States (0.1); email R. Ringer and team regarding same (0.1); review text from K. Massicotte about lack of statute of limitations in CT regarding certain claims against the Sacklers (0.2); confer with M. Van Eck and G. Feiner about next steps with Landau issues (0.4); confer with K. Eckstein regarding Landau and confirm Consenting States are not taking a position (0.1); review and edit additional diligence questions for Landau and email comments to M. Van Eck and G. Feiner (0.2); follow up email exchanges regarding same (0.1); finalize diligence questions on Landau and forward to M. Huebner (0.2); email exchanges with D. Nachman and G. Feiner about scope of disclosure particularly of underlying IAC information (0.2); email exchanges with B. O'Neil, L. Conti, D. Nachman and G. Feiner [REDACTED] 0.5); email exchanges with D. Nachman and G. Feiners about whether reports/summaries should be subject to view only restrictions (0.2); confer with case parties about protective order (0.4);	
A. M. Troop	12/14/19	Review and incorporate/harmonize various comments to, and further edit, Case Management Stipulation (1.4); forward same to Debtors, Sacklers and Creditors Committee under explanatory cover email (0.2); email G. Feiner and D. Nachman (0.1) and PWSP team (0.1) regarding same; review email from A. Preis on ERF and timing and circulate to G. Feiner and D. Nachman (0.1); email S. Alexander, G. Feiner and M. Van Eck about Consenting State's position on Landau (0.1);	2.00
A. M. Troop	12/15/19	Review and respond with follow up questions to M. Huebner's response to most recent diligence questions (0.3); email M. Van Eck and G. Feiner regarding same (0.1); email exchange with D. Nachman about protective order and case management stipulation status (0.1); receive non-state markup of ERF and circulate same to non-consenting state working group (0.1); email exchange	0.90

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		with D. Nachman, M. Van Eck and G. Feiner about 2018-19 prepetition indemnification payments to Landau (0.1); email exchanges with G. Feiner, M. Van Eck and D. Nachman about possible further concessions to ask from Landau and interplay with hearing on 12/19 (0.1); email exchange with M. Van Eck about \$1.053 million payment to Landau (0.1);	
A. V. Alfano	12/16/19	Attend weekly state call (1.0); call with group on wages motion (0.2); confer with A. Troop on fact stipulation for CEO (0.2); initial drafting outlining of fact stipulation (1.1); review emails re protective order from A. Troop (0.2).	2.70
A. M. Troop	12/16/19	Confer with M. Van Eck about Landau (0.2); Attention to scheduling states only ERF call (0.2); review email from M. Huebner about chart and no privilege waiver (0.1); email G. Feiner, M. Van Eck, S. Alexander, D. Nachman and PWSP team about Landau status and potential compromise on economics without waiving objections (0.3); review revised Protective Order with PII proposal and circulate same and related follow up emails to D. Nachman, G. Feiner, U. Khan and S. Alexander (0.2); Email exchange with B. O'Neil and other about the 3i information issues (0.2); confer with states about ERF and following up with non-states (0.4); email M. Cyganowski regarding same (0.1); email exchanges with G. Feiner and D. Nachman about case management stipulation (0.1); confer with G. Feiner on status (0.1); review and respond to email about agenda for 4 pm state call (0.1); confer with K. Benedict about protective order (0.2); email summary to G. Feiner, U. Khan, D. Nachman and S. Alexander (0.1); begin to pen talking points for ERF discussion with Brown Rudnick (0.1); email exchanges about requested presentation by UCC on Sackler liability (0.2); review talking points for ERF conversation with Brown Rudnick from J. Guard and email exchanges regarding same (0.1); confer with D. Molton regarding same (0.1); participate in State Call (1.0); follow up email exchange and confer with PWSP team about Landau compensation issues (0.2); confer with A. Alfano about preparing factual stipulation (0.2); receive request from P. Aronoff (AUSA) for call (0.1); email exchanges with D.	6.20

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		Nachman, G. Feiner and PWSP team regarding same (0.2); further email exchanges with M. Huebner, G. Feiner, D. Nachman and M. Van Eck about Landau (0.2); review AP report filing and circulate same to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.2); review and respond to draft email from A. Licht transmitting response to T. Vilsack and F. Hyde on monitor questions (0.1); email exchanges with G. Feiner and M. Van Eck about Landau (0.1); confer with M. Van Eck (0.1); email and confer with M. Huebner and M. Van Eck about Landau and letter received from 14 senators, lack of off ramping, information stipulation and protective order and bar date (0.3); coordinate call with AUSA Aronoff for 12/17 with D. Nachman and G. Feiner (0.2); Detailed summary of M. Huebner call to G. Feiner, D. Nachman and M. Van Eck (0.4); email exchange with M. Cyganowski (0.1);	
A. V. Alfano	12/17/19	Review recent news articles re Alix Partners report (0.2); emails with A. Troop re Sackler presentations (0.2); review letter from UCC to Sackler Side B counsel re production of documents (0.2).	0.60
A. M. Troop	12/17/19	Review email from A. Preis suggesting allocation discussions in February or sooner (0.1); email G. Feiner and D. Nachman regarding same (0.1); review and circulate on Mundipharma article on reversal medication (0.2); email exchange with A. Alfano and J. Sharp about holding off on Landau stipulation given no hearing this week (0.1); Email exchange with M. Van Eck about summary of M., Huebner call and damages group participating in bar date discussions (0.1); receive M. Huebner email to the board describing proposed 2018 changes to Landau compensation and respond confirming no subject matter privilege waiver or acknowledgment privilege applies to email (0.1); review M. Huebner's description of changes to Landau compensation (0.2); email exchange with M. Huebner about confirming Landau 2018/2019 payments (0.1); email exchanges with G. Feiner and D. Nachman about scheduling call with damages committee (0.2); email exchanges with G. Feiner and S. Alexander confirming they will handle call with Creditors' committee and others on document collection	6.30

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		questions (0.2); email K. Benedict regarding same (0.1); email exchanges with J. Donahue and G. Feiner about scheduling call with damages committee (0.3); circulate under explanatory cover email Sackler liability presentation materials to Non-Consenting State Group members (0.4); review S. Birnbaum email on whether public health filing should be shared with monitor candidates and email G. Feiner regarding same (0.1); review MD request for information on Landau (0.1); email M. Van Eck, G. Feiner, D. Nachman and PWSP team regarding same (0.1); email exchange with A. Preis about Mundipharma and schedule follow up call (0.1); review proposed suggestions for protective order (0.2); review and respond to M. Rundlet comment on rules for voluntary vs involuntary production as the general norm for this order (0.2); review draft Landau stipulation from G. Feiner and consider same (0.2); email G. Feiner, M. Van Eck and D. Nachman regarding same and next steps and timing (0.1); follow email exchange on strategy regarding Landau (0.2); confer with AUSAs, D. Nachman and G. Feiner about case status, areas for potential cooperation, and next steps (0.6); follow up with D. Nachman (0.1); confer with A. Preis about Mundipharma and diligence status, particularly in light of China and Australia issues (0.3); review emails with diligence requests to DLA (0.2); message to M. Huebner on MD request and Landau next steps (0.1); email M. Van Eck, G. Feiner and D. Nachman regarding same (0.1); review UCC comments to PO on redaction issue and email G. Feiner and D. Nachman regarding same (0.2); email exchanges confirming 12/18 monitor interviews (0.2); email exchange with G. Feiner on Sackler position on PII (0.1); email exchanges with Sackler lawyers regarding same (0.1); review and circulate AkinGump reply on diligence request to Sacklers and circulate same (0.2); confer with M. Huebner about Landau and MD; Thursday agenda, public h	
A. V. Alfano	12/18/19	Attention to hearing preparation and binder (0.4); review letter filed in support of MA AG (0.1).	0.50
A. M. Troop	12/18/19	Confer with G. Uzzi and A. Lees about Sackler diligence and alternative to Case Management Stipulation (0.4);	6.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		follow up email to M. Van Eck, G. Feiner and D. Nachman about Landau diligence (0.1); prepare for (0.3 n/c) and participate in (0.5) interview with Lippman re monitor; prepare and circulate detailed summary of call with J. Uzzi and A. Lees about Sackler diligence, confidentiality issues, and proposed alternative (0.3); email exchanges with D. Nachman, G. Feiner, M. Van Eck and Pillsbury team about member state's ability to act independently (0.2); prepare for (0.2 n/c) and participate in interview of P. Harvey for monitor (0.5); email exchanges with G. Feiner, D. Mosteller and D. Nachman about information requests and replies between Creditors' Committee and Sacklers (0.1); review G. Feiner email regarding Participation Agreement provisions (0.1); email exchanges with G. Feiner and D. Nachman regarding same and Debtors' likely response to MD (0.2); prepare for (0.2 n/c) and participate in (0.5) F. Hyde monitor interview; review email from M. Huebner, G. Feiner and M. Rundlet requesting complaint references to support statement in senators' letter regarding Landau's personal involvement in "deceptive opioid campaign" (0.1); review email exchange among S. Alexander, M. Rundlet and G. Feiner regarding same and potential response (0.1); email proposed revisions to response to M. Rundlet and S. Alexander (0.1); prepare for (n/c 0.2) and participate in (0.5) interview with T. Vislack about monitor position; email exchanges about diligence requests and opportunities at hearing on 12/19 amount D. Nachman, G. Feiner, S. Alexander and PWSP team (0.2); email exchanges with M. Rundlet, S. Alexander, D. Nachman and G. Feiner about potentially limiting MNP information request to 2006 forward (0.1); follow up with J. Uzzi on MNP diligence and agree to talk with Norton Rose (0.2); email exchange with G. Feiner and others about proposed Sackler alternative to obviate current need for Case Management Stipulation with them and difference between UCC and our group from a diligence perspective (0.1); review G. Feiner email to State group about protective order, 12/19 hearing, Landau and monitor interviews (0.1); email exchange with M. Van Eck regarding draft Landau stipulation (0.1); email exchanges	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with J. Uzzi about MNP document request (0.1); email M. Rundlet, D. Nachman, S. Alexander and G. Feiner and PWSP team about call with J. Uzzi (0.1); confirm MNP documents with team and email J. Uzzi regarding same (0.2); further email exchanges with M. Rundlet, D. Nachman, S. Alexander and G. Feiner and PWSP team about J. Uzzi proposal and impact of no stipulation on access to Debtors' documents (0.3); email exchanges with M. Huebner, N. Kelly and core team about statements made regarding the stay in RI court (0.2); forward AP inquiry to D. Nachman and G. Feiner (0.1); review letter from individuals to court (0.1); confer and follow up email with N. Kelly (0.1)	
A. V. Alfano	12/19/19	Review amended agenda and pleadings for 12/9 hearing (0.1); email to A. Troop re same (0.1).	0.20
A. M. Troop	12/19/19	Forward draft letter agreement from Sacklers to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.1); review same (0.1); email exchanges with T. Graulich about proposed extension of potential 523 objection deadline and email G. Feiner and D. Nachman regarding same (0.1); confer with I. McCaltchy, D. Nachman and M. Rundlet about MNP/MNC diligence (0.6); email exchange with G. Feiner et al about Norton Rose call and Sackler letter alternative (0.1); email exchange with G. Feiner and others about upcoming protective order call and OPEO/IAC issues (0.1); conference call on protective order issues (0.5); further email exchange about Sackler letter alternative and interplay with Debtor-designated confidential information (0.2); confer with D. Jones (AUSA) about proposed extension of 523 deadline (0.2); email D. Nachman and G. Feiner regarding same (0.1); confer with T. Graulich regarding same (0.1); confer with G. Feiner about case issues (0.2); review and respond to J. Wojewoda email on responsibility allocation for Sacker/Purdue liability presentation (0.1); review and respond to M. Rundlet summary of call with I. McClatchey (0.1); review email from R. Ringer about letter agreement with Sacklers and email exchange with G. Feiner and D. Nachman regarding same (0.1); email exchanges with K. Eckstein about January UCC and Debtor meetings (0.1); email exchange	10.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with M. Huebner. T. Graulich and AUSAs about 523 extension (0.1); email exchanges about scheduling Sackler liability presentation (0.1); email exchange with K. Eckstein about meeting with management in January (0.1); prepare for and participate in 12/19 Purdue hearing (3.1); debrief with G. Feiner and D. Nachman (0.4); return from court (4.1);	
A. V. Alfano	12/20/19	Emails with MA re proof of claim forms; emails with MA and A. Troop re protective order.	0.10
A. M. Troop	12/20/19	Participate in damages committee call (1.1); confer with M. Rundlet about letter alternative from Sacklers (0.3); email exchanges about Sackler intended public release of liability presentation (0.2); review email from M. Huebner about Landau and timing and related issues (0.1); review responses and propose some transcript quotations as well (0.2); email exchange with G. Feiner and D. Nachman confirming distribution to member states of Sackler liability presentation (0.1); receive and circulate Rosebay's paragraph 14 certification to D. Nachman and G. Feiner (0.1); review G. Feiner email about requested extension for Sackler side letter (0.1); review UCC stipulation and reply to G. Feiner email regarding Sackler side letter (0.3); review Sackler filings (0.3); confer with A. Preis about Sackler filings and about Mundipharma diligence issues (0.3); email D. Nachman and G. Feiner about conversation with A. Preis on Sackler filings (0.1); email exchange with G. Feiner et al about comments to proofs of claim (0.1); review withdrawals by Sacklers (0.1); email exchanges with A. Preis regarding same (0.1); email exchange with G. Feiner and D. Nachman about Sackler filings and withdrawals and conversation with A. Preis (0.1); consider proof of claim timing issues and email exchange with G. Feiner regarding same (0.2);	3.80
A. M. Troop	12/21/19	Email exchanges with G. Feiner et al about sharing bar date materials with group (0.1);	0.10
A. M. Troop	12/22/19	Email exchanges with G. Feiner about PI claim issues.	0.20
A. V. Alfano	12/23/19	Emails with G. Feiner re bar date package (0.1); review bar date materials (0.4); analyze debtors' motion to extend deadline for dischargeability objections (0.2).	0.70
A. M. Troop	12/23/19	Email exchanges with G. Feiner on timing of bar date filing by debtors (0.2); review 3rd Circuit Millennium	3.10



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		decision on non-consensual releases and circulate to D. Nachman, G. Feiner, U. Khan and S. Alexander (0.3); review proposed agenda for 4 pm State call and email exchange with G. Feiner regarding same (0.1); review email from M. Huebner on Case Management Stipulation (0.1); email exchange with G. Feiner regarding same and proposed reply to M. Huebner (0.1); review M. Huebner replies on latest diligence questions and email M. Van Eck and G. Feiner thoughts regarding same and next steps (0.1); review and circulate article about Australia fine of Mundipharma (0.1); confirm next steps on Landau and email exchanges with M. Huebner regarding same (0.2); email exchanges with D. Nachman and D. Feiner about scheduling meeting with US Government representatives (0.2); review message from I. McCaltchey about document platform and email J. Sharp and A. Alfano regarding same (0.2); email exchange with M. Huebner about Landau payments from other Sackler sources (0.1); further email exchange with M. Van Eck and G. Feiner about strategy for response (0.1); email M. Huebner to ask Landau about other payments from Sackler entities (0.1); review M. Hurley email about document collection and circulate same to D. Nachman (0.1); email M. Huebner about Case Management Stipulation (0.1); participate in State call (1.0);	
A. M. Troop	12/24/19	Review 523 extension motion (0.2); email G. Feiner and D. Nachman observations regarding same (0.1); review proposed 5th amended PI order and circulate same to D. Nachman and G. Feiner with observations (0.1); email exchange with M. Huebner confirming no other payments to Landau (0.1);	0.50
A. M. Troop	12/25/19	Confer with A. Preis about Monday, 12/23, chambers conference regarding Sackler filings (0.3); draft detailed summary of same and related observations for D. Nachman and G. Feiner (0.3);	0.60
A. V. Alfano	12/26/19	Read transcript of 12/19 hearing (1.2); emails with I. McClatchey re production of documents (0.4).	1.60
A. M. Troop	12/26/19	Review and circulate email from R. Chesley seeking to schedule meeting/call on Mundipharma (0.1); review and circulate Fortune article re Judge Drain and Purdue (0.2); email exchanges with D. Nachman and P. Aronoff about	1.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		schedule State/DOJ meeting (0.2); email exchange with K. Maclay about call on 12/27 about bar date and other issues (0.1); review and circulate S. Esserman for 41 tribes email on allocation meeting/presentation and circulate same to D. Nachman, G. Feiner and PWSP team (0.1); email exchanges with parties about PII treatment in Protective Order and forward same to G. Feiner and D. Nachman (0.2); review UCC/Sackler diligence letters and replies and circulate same to G. Feiner and D. Nachman (0.2);	
A. V. Alfano	12/27/19	Call with I. McClatchey at Norton Rose and J. Sharp re production and file exchange procedures (0.2); call with A. Troop re protective order and production (0.1); call with litigation support staff re available methods for electronic exchange (0.2); emails from D. Nachman and G. Feiner re protective order (0.2); review draft protective order (0.5); emails from A. Troop recapping calls with consenting states and Sackler side B (0.4).	1.60
J. S. Sharp	12/27/19	Call with I, McClatchey and A. Alfano regarding document production.	0.20
A. M. Troop	12/27/19	Email exchanges with D. Nachman and G. Feiner about allocation presentation request from A. Preis (0.2); confer with K. Maclay on open issues (0.3); email K. Eckstein and R. Ringer to schedule call on open issues (0.1); attention to PII issues (0.1) confer with J. Uzzi on PII issues and letter agreement alternative and "protocol" for reports/summaries (0.3); review article on Stanford release decision from 5th Circuit and circulate same to D. Nachman, G. Feiner and PWSP team (0.1); draft detailed summary for D. Nachman, G. Feiner and PWSP team about call with J. Uzzi, efforts to speak with K. Eckstein, ERF discussion with J. Molton, and call with K. Maclay (0.4); email exchange with G. Feiner and D. Nachman on ERF status (0.1); email exchange about potential risk of no stipulation on getting paragraph 3 information from the debtors (0.2); confer with A. Alfano about call with Norton Rose on platform issues (0.1); email G. Feiner and D. Nachman and PWSP team regarding same (0.1); confer with K. Eckstein and R. Ringer about proof of claims, Sacklers, information sharing and PO (0.8); forward detailed summary of call with K. Eckstein and R. Ringer	3.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	12/28/19	to D. Nachman and G. Feiner and PWSP team (0.4) Attention to data room access from Norton Rose (0.1); email to I. McClatchey re same (0.1); brief review of main case docket (0.1).	0.30
A. M. Troop	12/28/19	Email exchanges with A. Lees about PII (0.1); review A. Andrews email to S. Esserman about tribes and allocation presentation and circulate same to G. Feiner, D. Nachman and PWSP team (0.1);	0.20
A. M. Troop	12/29/19	Email exchange with A. Lees about PII being Debevoise issue (0.1); email Debevoise requesting call (0.1); email D. Nachman and G. Feiner regarding same (0.1); email exchanges with J. McClammy, R. Ringer and K. Maclay about setting call to discuss bar date materials (0.2);	0.50
A. V. Alfano	12/30/19	Review letters filed in support of non-consenting states (0.3); send filings to A. Troop and J. Sharp with cover explanation (0.1); call with A. Troop, R. Ringer, K. Maclay, J. McClammy and others on proof of claim issues (0.7); emails from A. Troop re emergency fund; correspondence from debtors' counsel on proof of claim forms; analyze proofs of claim forms ((0.9) and correspond with A. Troop on same (0.1).	2.40
A. M. Troop	12/30/19	Coordinate (0.1) and participate in call with J. McClammy, J. Knudson, K. Maclay and R. Ringer about advisability of bar date motion (0.7); email A. Alfano and J. Sharp regarding same (0.1); review D. Nachman email on ERF and circulate same to J. Sharp and A. Alfano (0.1); review email from A. Preis on requested allocation meeting (0.2); email D. Nachman, G. Feiner and PWSP team regarding same and need to coordinate with Consenting States (0.1); review recent docket entries and related filings from individuals (0.2); email exchanges with G. Feiner and D. Nachman about status of protective order and scheduling call with Debevoise (0.1); confirm 12/31 call with Debevoise (0.1); follow up with J. McClammy and J. Knudson asking for revised claims forms identified in call (0.1); detailed summary to D. Nachman, G. Feiner and S. Alexander about bar date materials (0.2); review and circulate J. McClammy email to S. Pohl about bar date materials (0.2); email exchanges confirming 11 am call with larger group on proof of claim forms (0.1); review insurer's stay relief motion to proceed	2.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	12/31/19	with arbitration (0.2); email exchange with D. Nachman and G. Feiner regarding same (0.2); Analyze government bar date claim form (0.8); call with A. Troop re same (0.2); call with debtors, MDL, AHC, MSGE, UCC and others on proof of claim process (0.5); review insurer's life stay motion and analyze case law (0.4).	1.90
A. M. Troop	12/31/19	Email exchanges about proofs of claim with S. Alexander and others (0.3); call with debtors and others regarding same (0.5)	0.80

Total Hours: 849.70

**Total Fees: \$881,376.00**

*-15.0% Discount:* (132,206.40)

**Total Fees Due: \$ 749,169.60**

### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>
A. V. Alfano	212.00
L. Joglar	8.50
S. Korchinski	0.40
S. W. Miller	17.70
J. Park	31.00
M. B. Roth	1.00
J. S. Sharp	90.00
A. M. Troop	489.10
<b>Total:</b>	<b>849.70</b>

### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
11/21/19	Computer Research	Summary	\$244.18
12/02/19	Document Processing	Summary	95.85
12/18/19	Reproductions	Summary	687.90

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12/03/19	Color Copy	12/2019 Document Printing Charges, Job # 10, S. Knott	110.00
12/09/19	Color Copy	12/2019 Document Printing Charges, Job # 21, A. Alfano	119.60
10/14/19	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY3987754; DATE: 10/14/2019 Certified Transcript for Purdue Pharma, 10/10/19, A. Troop	199.08
10/17/19	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY3992894; DATE: 10/17/2019 Court transcript for Purdue Pharma, 10/11/19, A. Troop	417.95
11/11/19	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4030604; DATE: 11/11/2019 Transcripts for Purdue Pharma, 11/6/19, A. Troop	153.47
11/23/19	Deposition/Transcript	VENDOR: Veritext New York Reporting - POB 71303; INVOICE#: NY4053566; DATE: 11/23/2019 Transcript Purdue Pharma US Bankruptcy Southern District of New York, A. Troop	270.00
12/11/19	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4079836; DATE: 12/11/2019 Certified Transcripts for Purdue Pharma, 12/4/19, A. Hennessy	165.60
12/09/19	Express Courier Service	FedEX to Hon. Robert D. Drain United States Bankruptcy Court for from Andrew Alfano	8.63
10/28/19	Meals - Working	Beverage Service(s), NY A. Troop	96.63
10/28/19	Meals - Working	Beverage Service(s), NY A. Troop	62.71
11/05/19	Meals - Working	Meal(s), NY, Kare Thai, S. Miller	15.97
12/12/19	Meals - Working	Beverage Service(s), NY A. Troop	48.99
09/16/19	Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010037715367; DATE: 11/13/2019 Travel Expenses, A. Troop, NY/NY, 11/11/19-11/11/19	676.01
11/06/19	Travel and Local Transportation	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-406428; DATE: 12/5/2019 Travel expenses, A. Alfano, NYC/NYC, 11/6/19	39.06
11/18/19	Travel and Local Transportation	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-406436; DATE: 12/5/2019 Travel expenses, A. Alfano, NYC/NYC,	29.67

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12/04/19	Travel and Local Transportation	11/18/19 VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-407245; DATE: 12/17/2019 Travel expenses, A. Alfano, NYC/NY, 12/4/19	56.01
12/19/19	Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-407416; DATE: 12/23/2019 Travel expenses, A. Troop, NYC/NYC, 12/19/19	158.88
<b>Total Disbursements:</b>			<b>\$3,656.19</b>

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#### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Color Copying	229.60
Computer Research	244.18
Deposition/Transcript	1,206.10
Document Processing	95.85
Express Courier Service	8.63
Meals - Working	224.30
Reproductions	687.90
Travel and Local Transportation	959.63
<b>Total:</b>	<b>\$3,656.19</b>

**Total Due For Matter 0000001: \$752,825.79**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

January 30, 2020  
Invoice No. 8317709  
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Andrew M Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 881,376.00	\$ 3,656.19	\$ 885,032.19
-15.0% Discount	(132,206.40)		(132,206.40)
<b>Total This Invoice:</b>	<b>\$ 749,169.60</b>	<b>\$ 3,656.19</b>	<b>\$ 752,825.79</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

February 29, 2020  
Invoice No. 8318956  
Client No. 059039  
Matter No. 0000001  
Andrew M Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through January 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 192,205.00	\$ 165.97	\$ 192,370.97
-15.0% Discount 28,830.75	(38,830.75)		(38,830.75)
-Courtesy Discount 10,000.00			
<b>Total This Invoice:</b>	<b>\$ 153,374.25</b>	<b>\$ 165.97</b>	<b>\$ 153,540.22</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8317709	01/30/20	\$752,825.79	\$0.00	\$752,825.79
Total Prior Outstanding		\$752,825.79	\$0.00	\$752,825.79
Total Amount Outstanding				\$906,366.01

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through January 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/01/20	Attention to proof of claim issues (0.3); scheduling Mundipharma meeting (0.2); attention to Landau issues (0.1)	0.60
A. V. Alfano	01/02/20	Attend biweekly state call (0.9); emails from A. Troop re bonus, protective order and state presentation issues (0.1).	1.00
A. M. Troop	01/02/20	Attention to Landau and bonus issue (0.5); attention to other rescue drugs and relation to case (0.3); attention to state call agenda (0.2); prepare for (0.4) and participate in same (1.1); email exchanges with core client group about MNP documents (0.3); protective order exchanges with clients (0.3) and debtors (0.3); attention to setting up meeting with debtors for business plan and other issues (0.4);	3.80
A. V. Alfano	01/03/20	Emails from A. Troop on presentations (0.2); review MNP data room; email to M. Rundlet re same (0.2).	0.40
A. M. Troop	01/03/20	Attention to Landau issues including call with G. Feiner and M. Van Eck to prepare for call with Debtors (0.2); call with debtors' counsel (0.8) and debrief after same (0.1); review (0.1) and circulate proposed changes to protective order from Side A Sacklers (0.1); email exchanges with core client team about information protocol, upcoming Mundipharma meeting, and other case issues (0.2); email exchanges with M. Rundlet and A. Alfano about MNP documents (0.1); attention to allocation meeting issues with G. Feiner (0.1); confer R. Ringer re same (0.2); attention to 11/22 presentation issues and interplay with upcoming 1/15 wealth presentation (0.1); review and circulate UCC mediation email to core team (0.1); multiple emails with D. Molton regarding same and bar date motion issues (0.1)	2.20
A. M. Troop	01/04/20	Email exchanges with G. Uzzi and client about Sackler presentations (0.3);	0.30
A. M. Troop	01/05/20	Consider and evaluate bar date motion, form of governmental claim and case issues (0.3); email exchanges with core client team regarding same (0.1); email exchanges with Committee counsel regarding same	1.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); attention to allocation meetings, etc. including emails with client confirming two separate presentations (0.2) and with AHC counsel regarding same (0.1); review and comment on draft declaration regarding Landau (0.1); Review J. Rice email about need for meeting with bankruptcy lawyers on allocation/distribution meeting (0.1); follow up re same and other meetings with core client team (0.1)	
A. V. Alfano	01/06/20	Multiple emails from states re protective order (0.1); review MNP production (0.2); review draft protective order (0.1); analyze bar date pleadings (0.1); draft email analysis memorandum to A. Troop (0.1).	3.70
J. S. Sharp	01/06/20	Review Mundipharma presentation and related back-up documentation.	0.90
A. M. Troop	01/06/20	Attention to scheduling AHC, UCC, NCSG meeting including multiple emails and call with various parties and core client group (0.4); attention protective order including email exchanges with client about status (0.1) and PEO issues (0.4), emails exchanges with debtors (0.2) and with Sacklers (0.2); confer with G. Feiner regarding same (0.3); review advance copy of Mundipharma presentation from DLA (0.9); email exchanges regarding ability to share same with client group (0.2); circulate same under explanatory cover email (0.1); further attention to scheduling issues for proposed initial meeting on claims (0.3)	3.10
A. V. Alfano	01/07/20	Attend state call (1.0); review letter from UCC to Sackler counsel (0.3); coordinate multiple RSVPs to Mundipharma presentation (0.5).	1.80
A. M. Troop	01/07/20	Continued attention to case issues, including protective order and attempts to finalize same (0.4); email exchanges about upcoming Mundipharma meeting with DLA (0.1), Kramer Levin (0.1), J Sharp and A. Alfano (0.2) and core team (0.2); attention to Landau strategy including potential filing by debtor, timing and response (0.3); email exchanges with G. Feiner and team about protective order (0.2); and meeting with AHC and UCC but not debtors (0.2); email exchange with K. Eckstein addressing meeting with AHC and UCC, monitor issue, potential joint venture by Debtors, Sackler wealth presentation, discovery request project, ERF and other matters (1.1);	4.60

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Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email core client team regarding same (0.2); review agenda (0.1), prepare for (0.2) and participate in (1.3) State Call	
A. V. Alfano	01/08/20	Attention to RSVP's to Mundipharma presentation (0.2); emails with multiple states on presentation access (0.1, 0.1); attend (partial) presentation on Mundipharma compliance and take extensive notes (2.1); attend call with states, A. Troop and J. Sharp on liability presentation (0.8); follow-up discussion with A. Troop and J. Sharp on next steps and strategy (0.1); coordinate access to underlying documents (0.1).	3.50
J. S. Sharp	01/08/20	Attend Mundipharma presentation (3.6); call with A. Troop, A. Alfano, B. Edmunds, S. Tonneson, and K. Massicotte regarding Sackler presentation (0.8).	4.40
A. M. Troop	01/08/20	Continued attention to Landau issues and potential filings including calls with client (0.2), conference with debtors (0.3) and email exchanges (0.2); review information about proposed transaction (XXXXXXX) (0.7); confer with AHC regarding same (0.1); confer with client team regarding same (0.2); review various emails on ERF (0.1) and emails with team regarding same (0.2); email exchanges with core client team about finalizing protective order (0.2); attend Mundipharma meeting (2.6); follow up after same (0.2); email exchanges about Sackler liability presentation as part of meeting with UCC (0.2)	5.20
A. V. Alfano	01/09/20	Attend state call (0.7); emails with I. McClatchey at Norton Rose re MNP documents (0.1); coordinate list of attendees for 1/15 presentation (0.1, 0.1, 0.1).	1.10
A. M. Troop	01/09/20	Email exchanges with D. Molton and client team on aggregate proof of claim (0.1); review agenda and prepare for (0.2) and participate in state call (0.7); review various emails about ERF (0.1), document collection (0.1), Information Sharing with AHC (0.1), Landau status (0.1) and proposed transaction with XXXXXXXX (0.1); confer with M. Huebner about Landau and exclusivity and business plan (0.3); email client regarding same (0.1); forward UCC discovery correspondence to client team (0.1); confirm protective order on file and advise client team (0.1);	2.10
A. V. Alfano	01/10/20	Coordinate response to 1/15 Sackler presentation (0.1, 0.1, 0.1).	0.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/11/20	Review and circulate emails re allocation meetings;	0.30
A. V. Alfano	01/12/20	Review exclusivity motion and send analysis to A. Troop.	0.20
J. S. Sharp	01/12/20	Emails to A. Alfano regarding A. Troop declaration (0.1, 0.1).	0.20
A. M. Troop	01/12/20	Review A. Alfano summary of exclusivity motion (0.1); prepare for (0.2) and participate in (1.2) team strategy call; multiple emails with A. Preis on monitor (0.3);	1.80
A. V. Alfano	01/13/20	Respond to multiple emails from states and coordinate RSVPs to 1/15 presentation (0.1, 0.1, 0.1, 0.1, 0.1, 0.3); extended review of protective order to determine access to 1/15 presentation and draft analysis re same (1.1, 0.8); review term sheet with ad hoc committee (0.8, 0.2); continued emails with states on 1/15 presentation (0.1, 0.1, 0.3); brief review of monthly fee statements filed (0.2).	4.40
A. M. Troop	01/13/20	Evaluate various case and strategy issues, including requested presentation and damages/proofs of claim issues, exclusivity, PI strategy, interplay with Mundipharma sale and apparent retention of investment banker (0.8); confer with A. Preis on monitor (0.1; email exchanges with Dechert and A. Preiss about scheduling call on monitor (0.1); follow up with client team on monitor issues (0.1); confer with DOJ and D. Nachman about proof of claim issues (0.3); email exchanges with parties about upcoming wealth presentation on 1/15 and interplay with protective order and meeting materials (0.2); confer with J. Donahue and AHC representatives about experts and related issues for potential meeting with UCC on claims/damages (0.6); email exchange with core client team responding to inquiries from M. Van Eck about Landau data, breadth of continuing objection and open issues (0.3); confer with M. Huebner (0.4);	2.90
A. V. Alfano	01/14/20	Attend state call (1.0); analyze motion to assume reimbursement agreement (0.5) and hearing transcript (0.4) in response to A. Troop question; discuss same with A. Troop (0.1); coordinate multiple responses from states re access to 1/15 presentation (0.1, 0.1, 0.1, 0.4, 0.4); multiple calls and emails with Sackler counsel at Milbank (0.2); attention to attendee list and revisions (0.1, 0.1, 0.1, 0.1, 0.5); email A. Troop on status of dial information (0.1).	4.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/14/20	Conference with core team on strategic issues (0.6); attention to claim and damages issues (0.5); confer with Iowa (0.2) and AHC counsel about monitor selection (0.2); prepare for (0.2) and participate in state call (1.0); follow up with PWSP team after same (0.2);	2.90
A. V. Alfano	01/15/20	Attend Sackler net asset presentation (4.0); discuss meeting and next steps with A. Troop (0.2); strategy meeting with UCC and consenting states (1.4).	5.60
J. S. Sharp	01/15/20	Attend teleconference on Sacklers.	3.40
A. M. Troop	01/15/20	Monitor calls with Dechert and UCC (0.4); attend and participate in wealth presentation (4.3); meeting with UCC and AHC about status and potential mediation process (1.7); follow up with client team regarding same (0.4); review accumulated emails on case (1.0); consider mediation issues (0.2); email exchanges with the Brattle Group (0.2);	8.20
A. V. Alfano	01/16/20	Attend state call (0.9); attention to upload and access to data room containing MNP documents (0.6); email to states re same (0.1).	1.60
R. L. Rennagel	01/16/20	Confer re: secure deal room options with A. Alfano.	0.30
J. S. Sharp	01/16/20	Participate in weekly update call with states.	1.30
A. M. Troop	01/16/20	Email exchange with T. O'Neill about expert reports (0.2); email exchange with G. Uzzi on protocol with Sacklers (0.2); email exchange with G. Feiner on being to file an aggregate proof of claim (0.1); confer with D. Molton about ERF (0.2); email exchanges with core team regarding same (0.1); prepare ofr and participate in state call (0.9); bar date call with J. McClammy (0.1)	1.80
A. V. Alfano	01/17/20	Email (0.1) and call with J. Sharp re TIG lift stay motion (0.1); confer with A. Troop on draft joinder/opposition to lift stay (0.1, 0.1); analyze debtor (0.5) and Consenting States (0.5) objection to TIG lift stay; draft joinder/statement in opposition to TIG lift stay motion (1.0, 1.2).	3.60
R. L. Rennagel	01/17/20	Confer regarding secure deal room options with A. Alfano.	0.20
J. S. Sharp	01/17/20	Review draft of debtors' response to TIG lift-stay motion (0.4); review ad hoc group of consenting states draft statement in support of debtors' objection to TIG lift-stay motion (0.3); calls with A. Alfano regarding TIG lift-stay motion (0.1, 0.1); call with A. Troop regarding TIG lift-	1.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/17/20	stay motion (0.1). Review and confer with J. Sharp about TIG stay relief motion (0.3); monitor follow up with States, UCC, Debtor and AHC (0.9); Sackler liability presentation call with NCSG subcommittee (1.1); confer with D. Molton about ERF; continue to review bar date motion and proof of claim forms (0.3); Landau and exclusivity exchanges with M. Huebner (0.4); negotiate with J. McClammy on aggregate claims for proposed order approving the bar date (0.9); email updates to core client team (0.4)	4.30
A. M. Troop	01/18/20	Attention to Landau supplemental filing (0.2); review and respond to ERF emails (0.1);	0.30
A. V. Alfano	01/19/20	Extensive revisions to Landau objection, including: cite check, clean up and implement M. Van Eck comments (1.0, 1.6).	2.60
J. S. Sharp	01/19/20	Email to A. Alfano regarding comments to states' opposition to debtors' wage motion (0.1); review and revise states' opposition to debtors' wage motion (0.6); email revisions to A. Alfano (0.1).	0.80
A. M. Troop	01/19/20	Review and revise Landau supplement (0.8); attention to view-only issues (0.2); email exchanges with teams about States' Sackler liability presentation (0.3) and monitor (0.2); email exchanges with D. Nachman, G. Feiner et al about TIG motion for relief and strategy (0.3)	1.80
A. V. Alfano	01/20/20	Multiple rounds of revisions to Landau objection (0.3, 0.2, 0.2); analyze Alix Partners' report on Landau compensation to ensure accuracy of citations in objection (0.8); analyze draft bar date order (0.6); confer with J. Sharp on Landau perquisites (0.1).	2.20
J. S. Sharp	01/20/20	Review and comment on revised bar date order (1.4); emails to A. Troop and A. Alfano regarding revised bar date order (0.1, 0.1).	1.60
A. M. Troop	01/20/20	Further revisions to Landau supplement and strategy of engaging with the Debtors (0.4); email exchanges with client teams (0.1) and AHC (0.1) on ERF; prepare for (0.3) and participate in (1.0) planning call with Brattle; consider any legal limitations on sharing States' INSYS deck with Brattle, including review of INSYS protective order (0.7); conclude can share and forward same under explanatory cover email (0.2); confer with U. Khan re monitor (0.3); email exchanges with core team regarding	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		TIG strategy (0.3); confer with D. Nachman regarding same (0.1); confirm decision not to file anything and to rely on others (0.2); review and circulate revised bar date order incorporating consolidated claim concept (0.8); email exchanges with core team about monitor (0.3);	
A. V. Alfano	01/21/20	Call with A. Troop and G. Feiner re liability presentation (0.2); attention to revisions to Landau objection (1.4); analyze debtors' revised bar date order (0.6); email from A. Troop re monitor (0.1).	2.30
A. M. Troop	01/21/20	Attention to Landau revisions (0.3); email exchanges with core team about monitor (0.2); review (0.2), consider (0.4) and respond to, or forward under explanatory cover emails, various emails involving proofs of claim (0.1), claims and damages (0.1), and bar date papers/order (0.1); confer with A. Alfano and G. Feiner about liability presentation (0.1); revise bar date order and government proof of claim (0.4); forward to J. McClammy under explanatory cover email (0.1); prepare for and participate in state call (1.0)	3.00
A. V. Alfano	01/22/20	Multiple rounds of revisions to draft Landau objection (1.4, 2.1, 1.0, 0.6); review calculations in objection for accuracy (0.9); discuss calculations with A. Troop (0.1); call with G. Feiner re same (0.1); coordinate service and filing of objection (0.1, 0.2); finalize motion for filing and review for consistency and accuracy (0.3).	6.80
J. S. Sharp	01/22/20	Call with A. Alfano regarding Landau response (0.4); review changes to proposed bar date order (0.4); email to A. Troop regarding changes to the proposed bar date order (0.1, 0.4); review changes to Landau response (0.1, 0.1, 0.1).	1.60
A. M. Troop	01/22/20	Continued attention to Landau supplement including confer with A. Alfano on calculations (0.9), review further revisions (0.5); confer with M. Van Eck regarding same (0.2); confer with G. Feiner regarding same (0.2); follow up with parties on monitor status and selection (0.4); review J. Sharp observations on bar date motion and forms of proofs of claim (0.3); follow up email exchanges with J. Sharp regarding same (0.4); ; Review emails regarding AHC and UCC drafts of ERF (0.7); review and comment on agenda for Brattle meeting (0.4); obtain and circulate PI acknowledgment from Oregon in	4.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	01/23/20	response to debtor request (0.1); Attend Brattle Group meeting (3.7); call with states on Emergency Relief Fund (0.3); attend state call (1.1); create hearing binders (0.3).	5.40
J. S. Sharp	01/23/20	Telephonic appearance at claims estimation meeting between Brattle and State AG representatives (partial) (3.0); participate in weekly state call (1.1).	4.10
A. M. Troop	01/23/20	Monitor calls with S. Birnbaum (0.2), D. Molton (0.2); A. Licht (0.1); participate in Brattle meeting (3.7); email exchanges (0.2), confer with D. Molton (0.1) and emails with team working on (0.2) ERF issues; prepare for and participate in (1.1); state call; email States and Debtors to obtain dates for business plan presentation (0.1); email J. McClammy about state court protective orders and sharing information with experts in this chapter 11 case (0.2); review and circulate revised bar date order and proofs of claim (0.2); Landau call with M. Huebner (0.5); follow up with G. Feiner (0.2); prepare for 1/24 hearing (0.8)	7.60
A. V. Alfano	01/24/20	Travel to/from NYC to White Plains for hearing and discuss compensation/bonus issues with A. Troop and M. Van Eck (3.0); attend hearing, including post-hearing meetings with debtors, UCC and Consenting States re mediation (3.0).	6.00
A. M. Troop	01/24/20	Attention to case issues including email exchanges about bar date order in advance of hearing (0.5), ERP (0.3), and monitor (0.3); continue to prepare for (1.0), attend hearing and follow up after with Debtors, UCC and AHC (3.2); debrief and return from hearing (3.6)	6.80
A. M. Troop	01/25/20	Attention to Sackler A discovery response;	0.30
A. V. Alfano	01/27/20	Emails to A. Troop re information sharing (0.1); email from G. Feiner re information sharing and related issues (0.1); review article from Law360 re CEO compensation (0.1).	0.30
A. M. Troop	01/27/20	Email exchange with A. Alfano about information sharing, view only and data rooms (0.2); review and analyze Tennessee case on veil piercing and spendthrift trusts (0.4); email case to core client team under explanatory cover email (0.2); confer with D. Molton on case status, ERP, mediation and related issues (0.5); review PG&E papers on its emergency relief fund (1.0);	2.50



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	01/28/20	confer with client about status (0.2); Attend call with states (1.0); call with Sackler counsel re data room access (0.1); emails with A. Troop re same (0.1); brief review of entered protective order (0.1).	1.30
A. M. Troop	01/28/20	Continued attention to strategy issues and consider case exit options (1.6); prepare and participate in state call (1.2); follow up with J. Sharp (0.2);	3.00
A. V. Alfano	01/29/20	Analyze protective order in response to A. Troop question re signatures (0.8); call with A. Troop on same (0.1); call with debtors' counsel to confirm necessary signatures (0.1) and send follow-up email (0.1); emails with G. Feiner re protective order signatures (0.2, 0.1); send view only designee list to debtors and Sackler counsel (0.1); confer with various states and troubleshoot access to database with Sackler counsel (0.1, 0.1, 0.2, 0.2, 0.2).	2.30
J. S. Sharp	01/29/20	Participate in pre-effective date planning call.	0.30
A. M. Troop	01/29/20	Attention to protective order and sharing of information (0.6); email inquiry to A. Alfano regarding same (0.2); confer with A. Alfano about conclusions (0.1); consider same (0.2); follow up on entry of bar date order, review and circulate same (0.9); attention to next steps with Brattle (0.5); follow up with AHC on information sharing protocol (0.2); follow up with Sacklers on document issues (0.1)	2.80
A. V. Alfano	01/30/20	Correspond with states re signatures for protective order (0.1, 0.1, 0.1, 0.1, 0.1); emails with debtors counsel and states re hearing transcript (0.1); attend state call (0.9); analyze proposed bar date order (0.2) and 1/24 hearing transcript (0.6); emails with states and local governments for call on ERF (0.1, 0.1, 0.1, 0.1); call from A. Troop re ERF call (0.1).	2.80
J. S. Sharp	01/30/20	Participate in weekly state AG call (0.9); review protective order and execute protective order acknowledgment (0.3); email to A. Alfano regarding protective order acknowledgment (0.1); review revised bar date documents (0.2); email to A. Troop regarding revised bar date documents (0.1).	1.60
A. M. Troop	01/30/20	Attention to bar date issues and next steps (0.8); attention to strategy on ERF, claims and begin to consider issues involving 4/8 end of PI (2.2); confer with A. Alfano about ERF and potential next steps (0.1); prepare for (0.2) and	4.80

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Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	01/31/20	participate in (1.0) State call; follow up after State call (0.5) Attend call with states and local governments on ERF (1.0); calls from A. Troop re ERF proposal and data room issues (0.3, 0.1); calls to debtors counsel (0.1) and Sackler counsel at Debevoise (0.1) and Milbank (0.1) re data room issues; emails with Sackler counsel and debtors' counsel re data room permissions (0.2, 0.1); discuss data room permissions with R. Rennagel (0.1, 0.2); emails from states re signatures for protective orders (0.1, 0.1, 0.3, 0.2); discuss tracking with K. Reidy (0.1); review updated revisions to bar date order (0.1); call with P. McManus re data room permissions (0.1) and research re same (0.2).	3.50
R. L. Rennagel	01/31/20	Confer with A. Alfano regarding platform and review strategy for document exchange; email regarding same.	0.40
A. M. Troop	01/31/20	Participate in state and local government call on ERF (1.0); confer with A. Alfano about ERF (0.3); confer with A. Alfano about data rooms and involving e-discovery team (0.1); follow up with D. Hart and T. O'Neill about ERF call (0.1); confer with D. Molton regarding same and next steps (0.2); email client team update (0.1);	1.80
Total Hours:			178.00
Total Fees:			\$192,205.00
-15.0% Discount			28,830.75
-Courtesy Discount			10,000.00
Total Fees Due:			\$ 153,374.25

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>
A. V. Alfano	67.10
R. L. Rennagel	0.90
J. S. Sharp	21.20
A. M. Troop	88.80
<b>Total:</b>	<b>178.00</b>

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Andrew M. Troop

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
01/22/20	Document Processing	Summary	\$5.40
01/30/20	Reproductions	Summary	4.18
01/24/20	Taxi Service	Summary	138.41
01/22/20	Express Courier Service	FedEX to Paul K. Schwartzberg Office of the United States Trustee from Andrew Alfano	8.99
01/22/20	Express Courier Service	FedEX to Hon. Robert D. Drain United States Bankruptcy Court for from Andrew Alfano	8.99
<b>Total Disbursements:</b>			<b>\$165.97</b>

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### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Document Processing	5.40
Express Courier Service	17.98
Reproductions	4.18
Taxi Service	138.41
<b>Total:</b>	<b>\$165.97</b>

**Total Due For Matter 0000001: \$153,540.22**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

February 29, 2020  
Invoice No. 8318956  
Client No. 059039  
Matter No. 0000001  
Andrew M Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 192,205.00	\$ 165.97	\$ 192,370.97
-15.0% Discount 28,830.75	(38,830.75)		(38,830.75)
-Courtesy Discount 10,000.00			
<b>Total This Invoice:</b>	<b>\$ 153,374.25</b>	<b>\$ 165.97</b>	<b>\$ 153,540.22</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8317709	01/30/20	\$752,825.79	\$0.00	\$752,825.79
Total Prior Outstanding		\$752,825.79	\$0.00	\$752,825.79
Total Amount Outstanding				\$906,366.01

Payable in U.S. Dollars upon receipt.

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]





Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

March 30, 2020  
Invoice No. 8327145  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through February 29, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals -15.0% Discount	\$ 275,689.50 (41,353.43)	\$ 1,368.80	\$ 277,058.30 (41,353.43)
<b>Total This Invoice:</b>	<b>\$ 234,336.07</b>	<b>\$ 1,368.80</b>	<b>\$ 235,704.87</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8317709	01/30/20	\$752,825.79	\$0.00	\$752,825.79
8318956	02/29/20	153,540.22	0.00	153,540.22
Total Prior Outstanding		\$906,366.01	\$0.00	\$906,366.01
Total Amount Outstanding				\$1,142,070.88

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No. 059039  
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Andrew M. Troop

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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through February 29, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	02/01/20	Analyze and revise development agreement motion (1.5); draft summary of motion highlighting major points and issues for A. Troop (0.5); analyze draft lease assumption motion (0.8).	2.80
J. S. Sharp	02/01/20	Review Debtors' motion to reject existing lease and enter into a new lease for their headquarters and related declaration in support (0.5); prepare summary of lease motion and sent to A. Troop for review (0.6); review Debtors' motion to enter into development agreement (0.6); emails to A. Alfano regarding summary of development agreement (0.1, 0.1, 0.3).	2.20
A. M. Troop	02/01/20	Review notice of filing of motion to reject Stamford Lease and enter into a new one (0.1); email J. Sharp and A. Alfano regarding same (0.1); review email to Debtors and Sacklers about apparent ability to track reviewers work product on data sites (0.1); email exchange with A. Alfano regarding same (0.1); review and circulate to discovery team Norton Rose letter on status of discovery (0.1); review and forward to PWSP team S. Alexander summary of call with A. Preis on Practice Fusion (0.1); review revised bar date order submitted to court and email team members who were at hearing regarding same (0.1); email exchange with G. Feiner about bar date order revisions (0.1); review email forwarding draft of development agreement papers and email PWSP team regarding same (0.3)	5.90
A. V. Alfano	02/02/20	Call to debtors' counsel re development agreement access for states (0.1); emails with A. Troop re same (0.1); emails from A. Troop and D. Nachman re ERF proposal (0.1, 0.1); coordinate call with Sackler counsel re data room tracking and access issues (0.1).	0.50
A. M. Troop	02/02/20	Review and respond to email from A. Alfano with summary of development agreement motion and related documents (0.3); email exchanges with D. Mosteller, D. Nachman and G. Feiner about challenges to filing an aggregate claim (0.2); draft summary of 1/31 call with	0.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	02/03/20	AHC about ERF and add it to email exchanges about the call (0.3); Emails with G. Feiner re acknowledgments (0.1, 0.1, 0.1); call with G. Feiner re data rooms (0.2); call (0.1) and email (0.1) with K. Reidy re acknowledgment forms; respond to emails from states re forms (0.1); call with D. Porat re data room issues (0.1); send message to Debtors, Sackler Side A and B counsel re data room issues (0.1); attend call on data room issues (0.4); email summary of call to A. Troop (0.3); confer with J. Park re signed acknowledgments (0.2); review and revise list (0.3); send acknowledgments to debtors' counsel with cover explanation (0.1); call with K. Benedict at DPW re development agreement motion (0.1); brief review of December MOR and send to debtors' counsel (0.1); emails with multiple states with respect to signed acknowledgments (0.1, 0.1, 0.1, 0.1, 0.1); continued edits to acknowledgment list (0.3).	3.30
J. S. Sharp	02/03/20	Participate in call regarding issues with data room monitoring (0.3); participate in call with Debtors' counsel regarding data room monitoring, and other discovery requests (0.6).	0.90
A. V. Alfano	02/04/20	Attend state call (1.0); review discovery correspondence (0.5) and respond to question from S. Anderson re same (0.3); discuss protective order with P. Ng (0.1); multiple emails from states with protective order acknowledgments (0.1, 0.1, 0.1, 0.1); respond to email from M. Rundlet re access to data room (0.1); update list of acknowledgments (0.2) and send to debtors counsel (0.1).	2.70
J. S. Sharp	02/04/20	Participate in state coordination call.	1.10
A. M. Troop	02/04/20	Email A. Alfano and J. Sharp about following up on ability to make joint venture agreements available to view-only designees (0.1); email exchanges with A. Alfano about general parameters for tracking data room access in litigation (0.1); review Brattle document request list (0.1); email exchange with M. Van Eck regarding same (0.1); email exchange with core team about follow up to debtors on Public Health Filing (0.1); confer with S. Alexander on draft letter and sending it directly to the CEO (0.2); review and circulate articles on non-US opioid/Mundipharma issues (0.2); confer with Debtor	7.30



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		<p>regarding proposed development agreement (0.2); email to G. Feiner and D. Nachman regarding same (0.2); email exchanges with G. Feiner and D. Nachman about upcoming calls with K. Eckstein and D. Molton and likely agenda topics (0.2); review A. Alfano email with Debtors' response on sharing redacted version of development agreement papers with NCSG at this time and circulate same to G. Feiner and D. Nachman (0.1); email exchange with G. Feiner about UCC and development agreement (0.1); email exchanges with M. Huebner about business plan presentation (0.2); email exchanges with D. Nachman and G. Feiner regarding same (0.1); confer with G. Feiner about case issues (0.1); confer with D. Molton about ERF and mediation (0.2); prepare and circulate summary of call (0.1); confer with K. Eckstein about ERF, Mediators, Brattle, Technology Partner, Monitor and Information protocol (0.8); confirm 2/13 for business plan presentation (0.2); prepare and circulate detailed summary of call with K. Eckstein (0.4); email from S. Alexander about UCC communication with Sacklers with additional search terms, follow up with M. Hurley and circulate response (0.1); email J. Donahue, G. Feiner and D. Nachman about call with K. Eckstein and T. Miller proposal (0.1); follow up email exchange regarding same (0.1); participate in damages call with Brattle (0.9); email exchanges with M. Huebner and others about inability meet on the 13th re business plan and alternatives and confirm the 12th in the afternoon (0.3); email exchange (0.1) and confer (0.2) with A. Licht on monitor issue and selection process; prepare for and participate in State call (1.0); email exchange with D. Nachman about mediation and mediators (0.1); confer with A. Preis on joint venture projection and mediation (0.3); email exchange with G. Feiner, D. Nachman and S. Alexander about conversation with A. Preis on joint venture (0.1); coordinate call with AHC and UCC on mediation to confirm positions (0.2); email exchanges about posting diligence responses on joint venture to data site (0.1);</p>	
A. V. Alfano	02/05/20	<p>Review and revise letter in follow up to public health notice (0.2, 0.3, 0.6); emails to A. Troop (0.1) and J. Sharp re same (0.1); coordinate multiple signed</p>	1.80

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J. S. Sharp	02/05/20	acknowledgments received from states (0.1, 0.1, 0.1); emails with M. Rundlet re call with Norton Rose (0.1, 0.1). Review rule on attorney communications with non-attorneys (0.3); email to A. Troop regarding restrictions on communications with non-attorneys (0.2); review letter to M. Kesselman regarding notice of public health information (0.6); call with A. Alfano regarding public health information letter (0.1); email to A. Alfano regarding public health information letter (0.1).	1.30
A. M. Troop	02/05/20	Confer with M. Huebner, A. Preis and S. Gilbert about mediation and mediators and confirm 2/6 follow up (0.9); Email exchange with S. Alexander and G. Feiner about follow up on public health filing (0.1); email exchanges with PWSP team about addressing follow up letter to CEO (0.2); email exchanges confirming call with Norton Rose on IAC document production (0.2); email exchanges scheduling call with UCC on nalmeferne autoinjector (0.1); revise follow up letter (0.2); circulate draft for review under explanatory email cover (0.1); email DPW about data on nalmeferne (0.2); prepare and circulate detailed summary of mediation call with M. Huebner, A. Preis and S. Gilbert to core client team (0.7); email exchanges with team regarding same and particularly 1 vs multiple mediators (0.2); email exchange with K. Benedict on diligence re autoinjector (0.1); attention to sharing WA reports with NCSG experts including email with T. O'Neill (0.1) and email to J. McClammy (0.2); confer with A. Preis about mediation and D. Weinstein (0.4); email exchanges with C. Robertson about over-restrictive designation for autoinjector diligence documents (0.2); receive, review and circulate Suquamish Tribe letter in support of ERF to NCSG ERF sub-group (0.2); email summary of call with A. Preis on mediation to client and PWSP team (0.2); follow up email exchanges with client and PWSP teams on next steps (0.1); confer with S. Gilbert (0.4) and K. Maclay (0.3) about mediation; email A. Preis about mediation (0.1);	2.20
A. V. Alfano	02/06/20	Pre-call discussion with M. Rundlet on MNP/MNC productions (0.2); call with Norton Rose and M. Rundlet on productions (0.9); attend state call (1.0); review letter	2.80

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A. M. Troop	02/06/20	to Purdue for consistency and accuracy (0.2); finalize and execute letter (0.2); send to Purdue with cover explanation (0.1); coordinate acknowledgments to PO (0.2). Email exchanges with A. Preis, S. Gilbert, M. Huebner about mediation (0.2); confer with forgoing on mediation order and related matters (0.3); attention to information sharing protocols and next steps (0.2); confer with K. Eckstein on AHC's advisors as witness issues (0.3); attention to public health follow up to debtors (0.1); email exchanges with various parties regarding ERP (0.2); MNP conference call with M. Rundlet and A. Alfano in preparation for call with Norton Rose (0.1); follow up on mediators and disclosure issues (0.2); prepare draft email for E. Vonnegut transmitting NCSG comments to ERP (0.2); circulate to NCSG team for comment (0.1); finalize public health follow up letter to debtors (0.1); confer with A. Alfano regarding same (0.1); emails with multiple parties (0.2), confer with A. Preis (0.2), review emails (0.2) from A. Preis and circulate same (0.2) re mediation and mediators; prepare for and participate in State Call (1.0); email K. Eckstein on information protocol and witness issue (0.2); attention to mediator questionnaire (0.2); review and forward debtors' initial reply to public health follow up (0.1); update parties on NCSG position on mediation and disclosures (0.2); follow up with M. Hurley on discovery request letter (0.1); and circulate summary regarding same to group (0.1); email exchanges with A. Alfano on business plan meeting (0.2); email exchange with M. Rundlet re MNP documents (0.2); forward discovery letter to MNP to Sackler counsel (0.1)	5.30
A. V. Alfano	02/07/20	Multiple emails to states re business plan presentation (0.1, 0.1, 0.1, 0.1); coordinate acknowledgments to PO (0.7).	1.10
J. S. Sharp	02/07/20	Revise summary of Debtors' motion to reject existing HQ lease motion and assume smaller HQ lease motion per comments from A. Troop (0.6); email revised summary to A. Troop for review (0.2).	0.80
A. M. Troop	02/07/20	Review emails from group confirming sharing ERF with AHC and forward same to K. Eckstein and D. Molton (0.1); email exchange with K. Eckstein about information sharing protocol issues (0.1); receive and circulate to	4.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		<p>NCSG draft mediation motion and order from debtors (0.1); email exchange with J. McClammy on MDL or state-court expert reports (0.1); email exchanges with Sackler lawyers on MNP documents and circulate same to M. Rundlet and group (0.1); confer with A. Preis about KPMG retention and case status (0.2); email exchanges with D. Nachman, G. Feiner and others about the mediation motion and next steps (0.2); email exchanges with debtors, UCC, AHC and others on timing of comments to mediation motion (0.2); email exchanges with NCSG group about [REDACTED] (0.2); email exchange with S. Alexander et al about proposed nalmefene transaction and AHC position (0.1); email exchange with debtor on revised timing for filing of mediation motion in light of time required for comments (0.1); circulate same to NCSG confirming prior commitment to provide attorney only comments by Monday, subject to NCSG comment and further revision (0.1); initial review and edits to mediation motion (0.3); email exchanges regarding timing of sharing comments with client and others (0.1); email exchanges with C. Robertson about sharing document re nalmefene with NCSG and his proposed posting to the view only site (0.2); further call with K. Eckstein about information sharing protocol, nalmefene motion and UCC position on ERF (0.3); email summary of call to S. Alexander, G. Feiner, U. Khan and D. Nachman (0.1); email team about posting on nalmefene documents on view-only website (0.1); email exchanges with A. Alfano about responses for attending business plan meeting (0.2); confer with R. Ringer about information sharing protocol (0.2); email exchange with A. Alexander on nalmefene motion and document availability (0.1); email exchange with S. Gilbert and others on mediator disclosure form NCSG circulated (0.1); email exchange with S. Alexander and G. Feiner on discovery strategies (0.1); email exchange with L. Fogel about sharing data with Brattle Group (0.1); receive and circulate letter from Stuart Baker's counsel on responding to discovery requests (0.1); review and email J. Sharp regarding Stamford lease</p>	

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		rejection/new lease motion (0.2); review and circulate KPMG retention motion to core team under explanatory cover email (0.2);	
A. V. Alfano	02/08/20	Emails with states re business plan presentation (0.1); review headquarters lease motion (0.4).	0.50
A. M. Troop	02/08/20	Email exchange with J. Sharp on circulated version of lease rejection motion summary (0.1); follow up email exchange with A. Alfano on business plan meeting attendance (0.1); confirm with debtors posting of nalmeferine autoinjector materials (0.1); email exchanged with S. Alexander on discovery issues (0.1) and L. Fogel on aggregate claim questions (0.1)	0.50
A. V. Alfano	02/09/20	Emails from S. Anderson and A. Troop re discovery and mediation, including brief review of mediation motion.	0.20
A. M. Troop	02/09/20	Confer with S. Alexander on discovery; email exchanges with S. Alexander, D. Nachman and PWPS team on timing and status of mediation motion (0.1) and ERF (0.1); receive and circulate UCC comments to draft Mediation Motion and Order (0.1); review and consider same (0.3)	0.60
A. V. Alfano	02/10/20	Call with states re mediation motion and order (0.7); multiple emails from states and with debtors' counsel re business plan presentation (0.1, 0.1, 0.1, 0.1); review A. Troop edits to mediation motion and order for consistency and accuracy (0.8, 0.2, 0.1); distribute to states with cover explanation (0.1); call with S. Anderson re discovery process and correspondence (0.1); email to UCC counsel re discovery letters (0.2); review various discovery related correspondence between UCC, debtors, Sacklers and others (0.5, 0.4); update discovery timeline (0.4, 0.4); initial drafting of letters to Sackler counsel and debtors (1.3, 0.3); compile list of business presentation attendees and send to debtors' counsel (0.5).	6.40
A. M. Troop	02/10/20	Email exchanges with core team regarding mediation motion and order (0.4); consider issues and revise proposed motion and order (1.2); confer with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team regarding same (0.7); further revisions to proposed mediation order and motion (0.4); coordinate distribution with A. Alfano (0.1); email R. Ringer about information sharing protocol and mediation proposal [REDACTED]	4.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		<p>██████(0.1); confer with D. Molton about DOJ (0.2); email exchanges with core client and PWSP team regarding same (0.2); review ordinary course professionals and focus clients on McGuire Woods (0.1); further revise draft mediation order (0.3); circulate same to clients for review and comment (0.1); prepare and circulate draft transmittal to core client group for review and comment (0.2); review further comments to transmittal and draft motion (0.2); finalize and circulate same (0.2); confer with M. Huebner about business plan presentation (0.3);</p>	
A. V. Alfano	02/11/20	<p>Call with MDL/PEC of Consenting States re mediation order (1.0); attend state call (1.0); email to UCC counsel re discovery correspondence (0.3); revisions to business presentation attendees list (0.1, 0.2, 0.2); emails to debtors' counsel re same (0.1, 0.1); emails to states attending business plan presentation (0.2, 0.1); email to PWSP e-discovery team re acknowledgments (0.1); respond to inquiry from M. Kubiak re data room (0.1); continued review of discovery correspondence provided by UCC (1.0) and update discovery timeline (0.6); continued drafting of discovery letters (1.8).</p>	6.90
A. M. Troop	02/11/20	<p>Email J. McClammy about all-state access to MDL documents (0.1); review email from D. Molton summarizing S. Gilbert conversation with A. Preis on mediation scope and process to getting to an agreed-mediation order (0.1); prepare and circulate to core client and PWSP teams detailed summary of 2/10 call with M. Huebner (0.4); email exchanges with D. Molton and S. Gilbert about mediation process (0.1); circulate S. Gilbert summary of conversations with A. Preis to core client and PWSP teams (0.1); email exchange with S. Alexander about Practice Fusion and all-state access to MDL documents (0.1); confer with D. Molton about ERF status (0.1); email ERF and PWSP team regarding same (0.1); email exchange with T. O'Neill about sharing Washington expert reports (0.1); participate in claims' subcommittee call (0.4); email exchange with M. Van Eck about logistics for upcoming business plan presentation (0.1); email exchange with S. Alexander and G. Feiner about topics for business presentation (0.1); confer with D. Molton and S. Gilbert about mediation and case status</p>	6.20

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		(0.5); receive and review revised information sharing protocol from AHC (0.2); detailed email to core client and PWSP teams regarding same (0.2); confer with R. Ringer regarding ERF (0.1); email E. Vonnegut requesting previously circulated to some, a revised ERP from Debtors (0.1); email exchanges with S. Alexander, G. Feiner, D. Nachman and U. Khan about Purduer's revisions to information sharing protocol (0.2); email exchange with J. Peacock, P. Singer, and AHC counsel about T. Miller (0.1); email exchange with U. Khan and M. Rundlet about Stuart Baker (0.1); email exchange with J. Donahue about T. Miller and call with J. Peacock and others (0.1); email exchanges regarding scheduling of meet and confer with Sacklers by UCC (0.2); participate in semi-weekly State Call (0.7); confer with J. Donahue, J. Peacock and others about T. Miller (0.3); email exchanges with S. Gilbert and D. Molton on status of revisions to mediation order and motion and UCC positions (0.2); email business presentation participants summary of call with M. Huebner outlining presentation and raising a few additional questions (0.3); email exchanges with M Huebner about 3 questions for business plan presentation on status of questions raised by public health filing, any modeling on eliminating the 80mg pills and updates on DOJ (0.1); email R. Ringer on information sharing protocol (0.1); follow up to core discovery team on proposed response to J. Ball (0.1); emails exchanges with client team (0.1) and A. Alfano on letter to parties on discovery (0.1); briefly review and comment on draft motion to modify the PI based on Practice Fusion (0.2); email S. Alexander regarding same (0.1); follow up with S. Alexander, G. Feiner, D. Nachman and U. Khan on business presentation topics (0.1); confirm 9 am call with UCC on Stuart Baker (0.1); review and circulate L. Philips disclosure (0.1);	
A. V. Alfano	02/12/20	Attend business presentation, including post presentation meeting with debtors (4.8); review lease motion and calculate rejection damages claim (0.2); call with D. Stroik (Sackler Side A counsel) re data room (0.1, 0.1); continued drafting of discovery letters (1.1) and send to A. Troop (0.1); compile list of parties with access to MNP	8.20

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		database and send to D. Stroik (0.4); send email to accessing parties (0.3); troubleshoot Everlaw database issues (0.6); call with J. Sharp re discovery letters (0.2); call with NJ AG office re Brattle group/proof of claim process (0.3).	
J. S. Sharp	02/12/20	Call with A. Troop, A. Alfano, L. Fogel, J. Matton, and D. Vasers regarding New Jersey claim information for Brattle Group (0.3); review and comment on Sackler letter (0.3); call with A. Alfano regarding Sackler letter (0.2); participate in call regarding Purdue Business Plan (3.9).	4.70
A. M. Troop	02/12/20	Participate in part of conference re Stuart Baker and other discovery issues with Committee (0.5); review and circulate email on scheduling meet and confer with Sackler attorneys (0.1); email exchanges about comments to mediation documents and status (0.1); confer with J. Sharp, A. Alfano, L. Fogel, J. Matton, and D. Vasers regarding New Jersey claim information for Brattle Group (0.3); email exchanges with S. Gilbert and D. Molton about mediation order and status of discussions with the UCC (0.1); confer with M. Huebner about status (0.2); receive from D. Molton revised AHC ERF circulated to debtors and circulate to core ERF team (0.2); review and respond to email from U. Khan summarizing continued call with UCC on discovery (0.1); email exchanges with S. Gilbert and D. Molton regarding language in the motion about DOJ (0.1); email status update on mediation documents and disclosure to G. Feiner, S. Alexander, D. Nachman and U. Khan (0.2); email exchanges about request for, and confirming, call on mediation from/with DOJ (0.1); attend most of business plan presentation by debtors (4.1); confer with DOJ about mediation (0.5); email exchange with T. O'Neill and core ERF group on AHC response (0.2); confer with S. Birnbaum about ERF (0.2); receive and circulate expert reports to which Debtors do not object to sharing (0.1); confer with A. Alfano about MNP demand to redesignate document PEO (0.1); email exchange with M. Rundlet and others regarding same (0.1); email exchange with M. Huebner on business plan presentation (0.1); email exchange with S. Alexander on motion to obtain insurance information (0.1); confer with A. Preis on mediation confidentiality	7.70



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A. V. Alfano	02/13/20	issues (0.2); Attend call with debtors' counsel, UCC and others re mediation motion (0.5); attend state call (1.0); attend call on ERF with state working group (1.1); emails with PA re plan confirmation timeline (0.1); confer with M. Pettit re Everlaw database review (0.1); multiple emails from states re MNP/MNC documents (0.1, 0.1, 0.1, 0.1); continue drafting/revisions to Sackler and Purdue discovery letters (1.5, 0.4); revise letters to include G. Feiner comments (0.1, 0.1); continued revisions to letters (1.1, 0.2); send letters to discovery group (0.1) and entire group (0.1).	6.80
M. Pettit	02/13/20	Review history on Everlaw to determine when and by whom documents had been downloaded.	1.90
J. S. Sharp	02/13/20	Participate in call with debtors, UCC, and AHC regarding mediation (0.6); participate in state update call (1.2); participate in follow up call regarding ERF with T. O'Neill, D. Hart and A. Troop (0.3); review proposed insurance motion (0.4); email to A. Troop regarding analysis of insurance motion (0.6).	3.10
A. M. Troop	02/13/20	Email exchange with D. Molton and S. Gilbert on scope of mediation language for the order (0.2); email exchanges confirming 2:30 group call on mediation documents (0.1); email exchanges with parties about mediator compensation and available mediation dates (0.2); email core and PWSP teams regarding same (0.1); renew request to debtors to get the draft ERF it circulated to the UCC and the AHC on 2/7 (0.1); email exchange with E. Vonnegut regarding same and scheduling call to discuss (0.1); review and revise draft letter to Sacklers' lawyers with request for documents being produced to the UCC and email A. Alfano regarding same (0.2); confer with E. Vonnegut and S. Birnbaum on ERF (0.3); email NCSG version of ERF to E. Vonnegut and S. Birnbaum under an email transmittal (0.1); participate in party call about mediation order and motion (0.4); receive comments from NCSG members about, and email proposed language regarding paragraph 9 to, parties from conference call on mediation motion and order (0.1); review and circulate proposed discovery letters for Debtors and Sacklers and circulate to core discovery	5.70

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		group for review and comment (0.2); confer with D. Molton about HHS and the ERF (0.2); email detailed summary of call with E. Vonnegut and S. Birnbaum, and call with D. Molton, to core ERF group (0.2); review email exchange between M. Huebner and A. Preis on scope of mediation language (0.1); email summary of day's calls to core client and PWSP team (0.1); participate in semi-weekly State call (1.1); confer with core ERF team on status (0.6); email exchanges with S. Alexander and PWSP team about motion to modify the PI stemming from Practice Fusion (0.2); confer with J. McClammy on mediation order and motion (0.3); email exchange with S. Alexander on insurance questions and areas for discovery (0.1); email exchanges with J. Sharp and A. Alfano regarding same (0.1); review and comment on further revised discovery letters to Purdue and Sacklers (0.2); email A. Alfano regarding same (0.1); email exchanges with G. Feiner and core client team regarding discovery letters (0.1); follow up email exchange with A. Alfano regarding finalizing and circulate same to core client team (0.1); review email from S. Alexander on automatic stay and criminal actions and email J. Sharp and A. Alfano to undertake confirmatory research regarding same (0.1);	
A. V. Alfano	02/14/20	Calls with A. Troop re draft discovery letters (0.1, 0.1); call with M. Rundlet re discovery (0.2); draft summary on proposed settlement with ESSC re Medicare rebates (0.6); send summary to group (0.1); implement M. Rundlet edits to letters (0.6); send revised letters to J. Sharp with cover explanation (0.1, 0.1); discuss injunction research with M. Pettit (0.2); call with debtors' counsel (0.1) and Sackler counsel (0.1) re databases; continued revisions to letters to incorporate comments from states and A. Troop (1.0, 1.2, 1.3); compile distribution list (0.3); finalize, sign and send letters (0.5).	6.60
M. Pettit	02/14/20	Research whether bankruptcy courts can enjoin criminal proceedings.	4.20
J. S. Sharp	02/14/20	Review mediation motion (0.6); calls with A. Alfano regarding research project regarding criminal enforcement (0.1) and comments to discovery letter (0.1); review comments to discovery letter (0.1, 0.1); sign up for and	2.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	02/14/20	<p>access Sackler data room (0.3); review federal rules regarding document production (0.4); communication with A. Alfano regarding production of ESI (0.1); review revised discovery letter from A. Alfano (0.1); revise discovery letter and send comments to A. Alfano (0.2). Email exchanges with Debtors about status of mediation motion, proposed hearing and potential court update call (0.2); email exchange with M. Cyganowski [REDACTED] [REDACTED] (0.2); email exchange with D Molton regarding same (0.1); update email to core client and PWSP team on proposed update call for court on mediation motion, status of mediation documents and mediation/discovery issues involving the Sacklers and others (0.2); receive and circulate to core client and PWSP team prior to review revised mediation motion and order from debtors under explanatory cover email (0.1); email with core client team on timing issues for mediation motion and order review and presentment date (0.1); email J. Sharp and A. Alfano about Express Scripts motion (0.1); email exchange with G. Feiner about follow up questions for debtors from business plan presentation (0.1); review request from E. Vonnegut for markup of ERF and email core ERF team regarding same (0.1); email exchanges with T. O'Neill and J. Donahue about ability to review MDL documents based on chapter 11 protective order (0.1); review A. Alfano summary of Express Scripts motion and email about circulating same to core client team (0.1); email exchange with M. Burkhardt, and PWSP team, M. Rundlet and J. Fiorentini about MNP/IAC productions (0.1); review M. Rundlet proposed changes to Sackler discovery letter (0.2); email A. Alfano and J. Sharp regarding same (0.1); review and email J. McClammy about his background email to the Court on mediation issues (0.2); email exchanges with debtors, UCC and AHC about need for final client sign off to mediation motion and scope (0.2); participate in chambers conference on mediation (0.4); review email from Side A with website link and email A. Alfano regarding same and impact on discovery letters (0.1); review and circulate to core client and PWSP team K.</p>	5.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Feinberg's disclosures (0.1); email exchanges with G. Feiner and others about mediation motion (0.2); email exchange with M. Huebner, J. McClammy and A. Preis on timing of NCSG ability to sign off on mediation documents (0.1); confer with Brattle, T. Miller, AHC and CSG members (0.9); review and email exchanges about further revised Sackler discovery letter (0.2); email detailed summary of chambers' conference to core client and PWSP teams, email exchanges with debtors and committee on timing, next steps with Sacklers, proposed approach regarding the foregoing (0.6); confer with G. Feiner about ERP, mediation and other case status issues (0.2); review email from T. O'Neill with concept issues for ERP to share with debtors (0.2);	
J. S. Sharp	02/15/20	Review and comment on mediation motion and proposed order (0.4); comment on opposition to nalfamene motion (0.6); email comments to nalfamene motion to A. Troop (0.1).	1.10
A. M. Troop	02/15/20	revise list of conceptual ERF issues, including information from D. Hart on no-supplant provisions, and forward to E. Vonnegut and S. Birnbaum (0.8); email Davis Polk about nalmeferne documents and responses to diligence questions (0.2); email exchanges about request for ERF meeting in NYC on Tuesday (0.1); review and revise mediation motion and order (1.2); email exchanges with S. Alexander regarding same (0.1); briefly review nalmeferne objection draft from S. Alexander and email same to PWSP team for review and comment (0.2);	2.60
A. V. Alfano	02/16/20	Emails from A. Troop and MA re mediation (0.1, 0.1, 0.1); emails from MA re Nalmeferne objection (0.1, 0.1, 0.1).	0.60
A. M. Troop	02/16/20	Further revise and circulate to group and PWSP team mark up of mediation motion and order (0.3); email exchange with J. Sharp on nalmeferne comments (0.1); review comments to nalmeferne objection from J. Sharp and further revise (0.1); email exchanges with S. Alexander with open questions about further research and impact on mediation of nalmeferne objection (0.2); email exchanges with M. Huebner about discovery request letter (0.3); email exchanges with D. Molton on status (0.1); email exchanges with S. Alexander on nalmeferne	2.60

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		objection and next steps (0.1); consider impact of non-dischargeable claims on ability to get a debtor or third party release (0.7); brief email to D. Nachman, S. Alexander, G. Feiner, U. Khan and PWSP team regarding same (0.2); email exchanges with group members on mediation motion and order, [REDACTED] and [REDACTED] confidentiality issues (0.3); email from E. Vonnegut responding to conceptual ERF issues and requesting written alternative for local government input (0.1); email T. O'Neill, D. Hart, G. Feiner and D. Nachman regarding same (0.1);	
A. V. Alfano	02/17/20	Revise mediation order to implement PA comments (0.6); call with states re nalmeffene objection (0.5); multiple emails from states re nalmafene objection (0.1, 0.1, 0.2, 0.2); review draft mediation motion and order (0.9).	2.60
D. G. Keyko	02/17/20	Review and edit opposition to motion; review ethics rules and send comments.	0.90
M. Pettit	02/17/20	Continue to research second circuit case law on bankruptcy courts enjoining criminal proceedings (1h); write-up research findings (.3h).	1.30
J. S. Sharp	02/17/20	Participate in call with S. Alexander, D. Nachman, G. Fiener, A. Troop, and A. Alfano regarding opposition to nalfamene motion.	1.00
A. M. Troop	02/17/20	circulate UCC comments to mediation motion and order prior to review to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team (0.1); confer with A. Preis about nalmeffene motion and Nathan report (0.2); confer with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about mediation motion and order (0.5); email exchange with D. Mosteller about compulsory attendance issues for mediation (0.2); continued attention to nalmeffene motion and various concerns (1.7); email D. Keyko regarding same to confirm no ethical issues (0.3); revise mediation order and motion to address conference call and email from D. Mosteller (0.7); circulate same to PWSP team for review and comment (0.1); receive and briefly review further revised nalmeffene objection (0.1); follow up email to D. Keyko (0.1); email M. Van Eck, G. Feiner, D. Nachman, S. Alexander, U. Khan about UCC and AHC positions on nalmeffene motion (0.1); email	8.40

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		exchange (0.1) and confer with M. Van Eck about draft nalmefene objection (0.3); email exchange with G. Feiner on information sharing protocol and email R. Ringer regarding same (0.1); review and respond to J. Donahue email on proposed addition to mediation order and on relevance of liability and causation issues (0.2); email exchange with P. Aronoff about not designating the U.S. as a mediation party but permitting its participation as observers (0.1); email A. Alfano about incorporating comments into the mediation motion and order (0.1); review D. Keyko analysis of nalmefene objection and ethical issues (0.2); email exchange with D. Keyko regarding same (0.1); email exchange with S. Alexander about mediator disclosures [REDACTED] (0.1); email E. Vonnegut about ERF and Tuesday meeting (0.1); forward D. Keyko comments to objection and analysis to S. Alexander under email cover (0.1); email from E. Vonnegut about need to reschedule ERF meeting (0.1); review revisions to mediation papers from A. Alfano (0.2); circulate revised mediation motion and order to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.1); email exchanges with S. Alexander about D. Keyko analysis (0.1); email exchanges with D. Consla about ERF meeting during the week of 2/24 (0.1); email ERF subgroup regarding same (0.1); email exchanges with D. Nachman about K. Feinberg connections to various groups (0.2); email S. Alexander about conversation with M. Van Eck on nalmefene motion (0.1); review PA email regarding same (0.2); further email exchange with S. Alexander (0.1); email exchange with U. Khan regarding nalmefene and PA (0.1); consider alternatives for [REDACTED] (0.5); email exchanges with S. Alexander about raising [REDACTED] (0.4); email exchange with A. Licht about business plan presentation (0.1); circulate debtor sign off confirming sharing MDL productions within NCSG to S. Alexander and PWSP team (0.2); further email exchange with S. Alexander about risk [REDACTED]	

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A. V. Alfano	02/18/20	(0.2); Review draft mediation motion and order.	0.20
J. S. Sharp	02/18/20	Call with S. Alexander, A. Troop, and D. Keyko regarding opposition to nalmefene development partnership motion (0.7); follow up call with A. Troop (0.1); review research from M. Petit and associated case law regarding enjoining criminal proceedings in bankruptcy (0.6); email to A. Alfano regarding questions in response to research results (0.1); research additional case law on bankruptcy court enjoining criminal prosecutions (0.3); call with A. Troop regarding nalmefene statement (0.1); participate in state coordination call (1.1); research regarding application of business judgment standard and applicable exemptions (0.8); draft and send email memorandum regarding business judgment standard research to A. Troop (1.1).	4.90
A. M. Troop	02/18/20	Voice and email message to R. Ringer on information protocol (0.2); confer with K. Maclay on case status and information sharing protocol (0.3); email K. Eckstein, R. Ringer, M. Cyganowski, D. Molton and K. Maclay final copy of same (0.2); email exchange with S. Alexander about (0.1) and participate in call with S. Alexander and D. Keyko on nalmefene objection (0.3); further email exchanges with R. Ringer on information protocol and nalmefene (0.1); participate in claims/damages call with States and Brattle (0.4); multiple emails and calls with various states about nalmefene objection (0.5); continue to consider same and potential alternatives (0.9); confer with S. Alexander and PWSP team about nalmefene issues and states various positions (0.3); email G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team update on status of information protocol with AHC (0.1); email exchange with G. Feiner and group confirming receipt of most recent PWSP mark up of mediation documents (0.1); revise nalmefene objection (1.5); circulate to PWSP team for comment (0.1); review proposed changes to mediation order from DOJ (0.1); circulate to client and PWSP team (0.1); review internal comments, further revise and send revised nalmefene objection to S. Alexander under cover email identifying issues and concerns (0.4); follow up email exchange with S. Alexander regarding same (0.1);	9.90

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		participate in semi-weekly State call (1.0); email exchange with M. Van Eck about nalmefene objection [REDACTED] (0.1); email exchanges with NJ and PA about Brattle and protective order (0.2); continue to review proposed revisions from states for nalmefene objection (0.6); confer with S. Alexander on status (0.2); further revise mediation motion and order based on State call (0.3); circulate same to debtors, UCC, AHC, under explanatory cover email (0.2); email same to group (0.1); email with DPW about date for ERF meeting (0.1); email exchange with R. Ringer about lack of final decision by NCSG on nalmefene (0.1); email exchange with J. Matton, J. Donahue and others about sharing state documents with Brattle (0.2); email exchanges with S. Alexander about ties between Practice Fusion and Purdue as Pharma Company X (0.2); further revise nalmefene objection (0.2); circulate internally for comment (0.1); email exchange with J. Sharp about nalmefene objection (0.2); receive and circulate M. Huebner email requesting nalmefene update (0.1); review M. Huebner email on timing of mediation motion and our most recent comments and circulate same (0.1); review and circulate D. Molton email on timing of AHC comments (0.1);	
A. V. Alfano	02/19/20	Review multiple iterations of nalmefene objection (0.2, 0.2, 0.2); review email correspondence from various stakeholders re mediation motion and order (0.4); emails from A. Troop re revisions to mediation motion (0.1, 0.1, 0.1);	1.30
J. S. Sharp	02/19/20	Research business judgment law issue (0.3); research for citation to debtors' informational brief (0.4); email to A. Troop regarding citation to debtors' informational brief (0.2); research business judgment and sub rosa plan case (1.7); call with A. Troop regarding nalmefene objection/statement (0.1); research regarding nalmefene development (0.9); revise objection/statement regarding Debtors' nalmefene motion (1.6); email revised objection/statement to nalmefene motion to A. Troop (0.1).	5.30
A. M. Troop	02/19/20	Circulate AHC comments to mediation motion and order with explanatory cover email confirming no revisions from debtors (0.1); email exchange with D. Nachman	13.60



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		about status of drafts (0.1); email exchanges about scheduling Sackler meet and confer (0.4); email M. Huebner about lack of final decision on nalmefene autoinjector (0.1); review UCC comments to mediation markup by NCSG (0.3); review email from M. Huebner on timing (0.1); email D. Nachman, G. Feiner et al regarding same (0.1); review additional state comments to nalmefene opposition and further revise same (0.9); email S. Alexander and PWSP same (0.1); receive debtors' further comments to mediation papers and circulate same (0.1); review email from S. Alexander changing course on nalmefene objection and circulate same (0.2); analyze changes from debtors on mediation documents and email observations to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team (0.8); review and circulate further draft nalmefene objection reflecting collaboration by MA and NC (0.3); review and comment on draft S. Alexander email to the group and whether to convert objection to statement given continuing concerns (0.5); confer with D. Nachman about various case issues (0.3); confirm 1:30 call with AHC on mediation documents (0.1); email exchange with S. Alexander about following up with D. Mosteller on objection vs statement and propose revisions to S. Alexander's email to group on status update (0.2); confer with D. Mosteller about revisions to nalmefene objection (0.3); email exchanges with S. Alexander regarding same (0.1); confer with AHC on mediation documents and next steps (0.9); confer with debtors, UCC, AHC about mediation documents and propose interim step to get documents on file while leaving confidentiality provisions unresolved (1.9); revise paragraph 13 of order on disclosure (0.3); email detailed summary of call on mediation documents to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team together with proposed changes to paragraph 13 of the order (0.3); circulate proposed revisions to paragraph 13 to parties under email transmittal (0.1); review and circulate A. Preis' comments to paragraph 13 changes (0.1); follow up email with Group members regarding same (0.2); further review nalmefene objection into a statement (0.8); email same to D. Mosteller and S.	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Alexander (0.1); email J. Sharp and A. Alfano regarding same (0.1); confer with A. Preis about paragraph 13 (0.3); email client and PWSP regarding same and proposed reply/compromise that preserves general ability to comment on case and crisis (0.2); email exchanges with S. Alexander on revised statement re nalmefene (0.2); further email exchanges with group and PWSP team on mediation motion and order in light of UCC comments and concerns and next steps/compromises (0.3); review debtors' proposed changes to paragraph 13 and email group and PWSP team recommendation regarding same (0.2); email exchanges with group and PWSP team about issue involving need to be able to disclosure NCSG proposal (0.3); email exchanges with M. Van Eck about nalmefene revised statement and MD (0.4); confer with J. McClammy on mediation documents (0.1); email exchanges with M. Van Eck and B. Edmunds on nalmefene statement (0.2); email exchange on further revising ERF in preparation for meeting on 2/27 (0.4); email exchange with D. Mosteller on statement revisions and next steps (0.2); multiple emails about meet and confer with Sacklers on 2/27 (0.3); review and circulate email from K. Benedict about auto accident and lifting the stay to pursue only insurance proceeds to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team (0.1); email exchange with S. Alexander regarding same (0.1); confer with B. Edmunds about nalmefene (0.3); email exchanges with D. Mosteller and M. Van Eck regarding same (0.1);	
A. V. Alfano	02/20/20	Attend state call (1.0); attend meet and confer with Sackler counsel and UCC (1.0); call re mediation motion with debtors and others (0.5); call to debtors' counsel re ERF (0.1); review emails from ERF working group re edits to ERF and take notes re same (1.0, 0.4); initial drafting of ERF proposal (1.1, 1.2).	7.30
S. W. Miller	02/20/20	Assemble and organize documents in preparation for upcoming hearing.	1.50
M. Pettit	02/20/20	Conduct follow-up research on abstention and bankruptcy courts enjoining criminal proceedings (4.1h); draft answers to research questions (.4h).	4.50
A. M. Troop	02/20/20	Multiple emails and attention to finalizing, obtaining votes	6.90

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		and filing the nalmeferne statement (2.4); email exchanges about UCC proposed changes to mediation order and motion (0.2); email exchange signing off on mediation order and motion (0.1); email exchanges with M. Huebner about nalmafene statement (0.2); email exchanges about AHC proposed changes to the mediation order with AHC (0.2) and NCSG group (0.1); confer with parties about mediation motion and order and propose option for getting documents on file without the confidentiality provisions being finalized (0.6); participate in State call (1.0); participate in part of meet and confer with Sacklers (0.6); begin to prepare for 2/21 hearing (1.5)	
A. V. Alfano	02/21/20	Analyze mediator disclosures (0.3) and discuss same with A. Troop (0.2); confer with A. Troop re hearing, mediation and ERF (0.2); take call from UST with A. Troop (0.2); continued drafting of ERF proposal (1.5, 1.2, 0.4); review M. Pettit stay research (0.6); review draft motion to clarify order from S. Anderson (0.3); review letter received from Sackler counsel (0.2); continued drafting of ERF proposal (1.0); review group email correspondence discussing proposed terms (0.2, 0.2, 0.3).	6.80
A. M. Troop	02/21/20	Continue to prepare for hearing (0.9); confer with DOJ about ERF and other case matters (0.2); confer with R. Ringer about information protocol (0.2); confer with A. Alfano about mediator disclosures (0.2); review revised order on nalmeferne and email M. Huebner regarding same (0.2); participate in hearing (2.7); debrief after hearing (0.3); confer with US Trustee about fee examiner (0.2); confer with A. Alfano regarding same and ERF revisions (0.4); email exchanges with group about K. Feinberg disclosure (0.2); email exchanges with G. Feiner regarding information protocol (0.1); email follow up to R. Ringer (0.1); receive and immediately circulate Milbank response to discovery letter (0.1); review same (0.2); review and circulate Akin summary of meet and confer with Sacklers (0.3); review and circulate L. Phillips' disclosures (0.2); email exchanges with S. Alexander about disclosures (0.3); email exchange with D. Mosteller about mediation logistics (0.1);	6.80
A. V. Alfano	02/22/20	Continue review of ERF related correspondence (1.2); continued revisions to ERF draft (1.7); send to A. Troop	3.00

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A. M. Troop	02/22/20	with cover explanation (0.1). Attention to MDL decision not dismissing local claims; to emails with D. Mosteller regarding same; to S. Alexander about motion to clarify injunction;	0.40
A. M. Troop	02/23/20	Review and further revise current version of ERF from A. Alfano (1.1); circulate same to ERF group under explanatory cover email (0.1); follow up email exchanges regarding same (0.2); review motion to clarify the PI (0.9); explanatory email to S. Alexander regarding same (0.2); confer with S. Alexander on various issues (0.5); review and circulate comments to nalmefene orders (0.3)	2.70
A. V. Alfano	02/24/20	Continued review of PI motion (0.3); confer with J. Sharp re same (0.1); analyze draft A. Troop email (0.3); emails among states re PI filing (0.2); continued review of M. Pettit research (0.2).	1.10
A. V. Alfano	02/24/20	Review email from A. Troop re nalmefene objection (0.1); research procedures in response to S. Anderson inquiry (0.2).	0.30
J. S. Sharp	02/24/20	Email to A. Troop regarding motion to clarify (0.2); review motion to clarify (0.5); communications with A. Alfano regarding cite checking of motion to clarify (0.1); cite check motion to clarify (2.3); review case management procedures for filing deadline for motion to clarify (0.2); communication with A. Alfano regarding notice deadline (0.1).	3.40
A. M. Troop	02/24/20	Review and consider email from S. Alexander on PI clarification (0.3); multiple emails and follow up on ERF revisions (1.2); email exchanges with DPW about Thursday meeting and logistics (0.2); email exchanges about L. Phillips' declaration to address more specifically Purdue connections (0.2); draft detailed response to S. Alexander email on PI issues (0.6); circulate internally for review and comment (0.1); review responses, finalize and forward response to S. Alexander (0.1); further email exchanges with S. Alexander regarding same and further comments from states (0.2); attention to mediation dates (0.2);	3.10
A. V. Alfano	02/25/20	Attend state call (1.0); return NJ AG's call re proofs of claim (0.1); review revised ERF proposal (0.1).	1.20
J. S. Sharp	02/25/20	Continuing to work on and finalizing cite check for motion to clarify.	2.20

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A. M. Troop	02/25/20	Continued attention to PI motion and process issues (0.4); participate in damages/claim calls (0.5); follow up and email exchanges about status of information protocol (0.3); confer with D. Nachman about mediation issues and strategy (0.5); email exchanges with group about mediation issues and strategy (0.6); participate in State call (1.0);	3.30
A. V. Alfano	02/26/20	Call with debtors and states on information requests (0.7); call with NJ AG re proofs of claim (0.1); send follow up email to A. Troop re same (0.2); research precedent for proof of claim reservations of rights (0.4).	1.40
J. S. Sharp	02/26/20	Pre-call regarding information requests.	0.20
A. M. Troop	02/26/20	Email exchanges with group (0.5), with AHC (0.6); confer with AHC (0.4) and strategize (0.3); in preparation for ERF meeting on 2/27; email exchanges about mediation timing, issues and proposed order (0.3); email about debtor's proposal to enter into a supply contract (0.2); email group regarding same (0.1); email exchanges with S. Alexander about motion to clarify PI (0.2); about timing for motion (0.1); and Sackler discovery (0.2);	2.90
A. M. Troop	02/27/20	Email exchanges about PI motion with S. Alexander and others (0.2); email exchanges with team in preparation for ERF meeting (0.3); email exchanges regarding UCC agreeing to NCSG proposal for mediation order confidentiality provisions (0.2); email group regarding same (0.1); attend and participate in ERF meeting (4.3); confer with J. McClammy on mediation motion and order (0.2); email exchange about proposed agenda for State call (0.2); confer with M. Huebner about frustration with Sackler disclosures (0.2); receive and circulated updated L. Phillips' disclosures (0.2); email exchanges about possible meeting with mediators during the week of 3/2 (0.1); follow up on open business plan presentation questions (0.2); participate in State call (0.9); email exchanges about TEVA request to be a mediation party (0.3); confer with D. Nachman regarding same (0.3); follow up emails regarding same (0.5)	8.20
A. M. Troop	02/28/20	Consider M. Rundlet question about whether documents reviewed by Special Committee constitute lawyer work product (0.3); email M. Rundlet thoughts regarding same (0.2); confer with TEVA's counsel about mediation (0.3);	2.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		follow up with group (0.4); receive confirmation that TEVA has withdrawn request and circulate same (0.1); follow up call with TEVA's counsel (0.2); review and comment on further proposed revisions to mediation order (0.3); multiple emails about scheduling mediation prep sessions and call with mediators (0.4); email exchanges changing 3/2 hearing to a telephonic hearing (0.2)	
A. M. Troop	02/29/20	Email exchange with K. Eckstein on mediation dates (0.2); email exchanges with D. Nachman regarding same (0.3); email exchanges with group confirming telephonic 3/2 hearing (0.1);	0.60
Total Hours:			255.60
Total Fees:			\$275,689.50
-15.0% Discount:			(41,353.43)
Total Fees Due:			\$ 234,336.07

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>
A. V. Alfano	76.40
D. G. Keyko	0.90
S. W. Miller	1.50
M. Pettit	11.90
J. S. Sharp	34.30
A. M. Troop	130.60
<b>Total:</b>	<b>255.60</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
02/20/20	Computer Research	Summary	\$227.86
02/10/20	Document Processing	Summary	4.80
02/13/20	Reproductions	Summary	2.28
12/26/19	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 -	112.80

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		Chicago; INVOICE#: NY4109326; DATE: 12/26/2019 Purdue transcript 12/19/19, A. Alfano	
01/30/20	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4162666; DATE: 1/30/2020 Certified Transcript of Hearing 1/24/20, A. Alfano	216.00
02/24/20	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4213216; DATE: 2/24/2020 Electronic Copy, US Bankruptcy hearing 02/21/2020, , A. Alfano	68.40
02/20/20	Express Courier Service	FedEX to Paul K. Schwartzberg Office of the United States Trustee from Andrew Alfano	8.82
01/04/20	Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010040004622; DATE: 3/9/2020 Airfare, Andrew M. Troop, None, 01/06/20	362.40
01/16/20	Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010040004622; DATE: 3/9/2020 Travel Expenses, A. Troop, BOS/NYC, 01/17/20-01/17/20	110.20
01/24/20	Travel and Local Transportation	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-407904; DATE: 2/13/2020 Travel expenses, A. Alfano, NY/NYC, 1/24/20	122.10
02/17/20	Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010040578186; DATE: 3/9/2020 Travel Expenses, A. Troop, NYC/NYC, 02/28/20-02/28/20	133.14
<b>Total Disbursements:</b>			<b>\$1,368.80</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	227.86
Deposition/Transcript	397.20
Document Processing	4.80
Express Courier Service	8.82
Reproductions	2.28
Travel and Local Transportation	<u>727.84</u>
<b>Total:</b>	<b>\$1,368.80</b>

**Total Due For Matter 0000001:                    \$235,704.87**





Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

March 30, 2020  
Invoice No. 8327145  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 275,689.50	\$ 1,368.80	\$ 277,058.30
-15.0% Discount	(41,353.43)		(41,353.43)
<b>Total This Invoice:</b>	<b>\$ 234,336.07</b>	<b>\$ 1,368.80</b>	<b>\$ 235,704.87</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8317709	01/30/20	\$752,825.79	\$0.00	\$752,825.79
8318956	02/29/20	153,540.22	0.00	153,540.22
Total Prior Outstanding		\$906,366.01	\$0.00	\$906,366.01
Total Amount Outstanding				\$1,142,070.88

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]





Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

May 11, 2020  
Invoice No. 8340394  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through March 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals -15.0% Discount	\$ 335,751.50 (50,362.73)	\$ 1,752.64	\$ 337,504.14 (50,362.73)
<b>Total This Invoice:</b>	<b>\$ 285,388.77</b>	<b>\$ 1,752.64</b>	<b>\$ 287,141.41</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8318956	02/29/20	\$153,540.22	\$0.00	\$153,540.22
8327145	03/30/20	235,704.87	0.00	235,704.87
Total Prior Outstanding		\$389,245.09	\$0.00	\$389,245.09
Total Amount Outstanding				\$676,386.50

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through March 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	03/01/20	Review emails about MSGE availability for Thursday meeting (0.1); email exchange with R. Ringer regarding same (0.1); review Debtor's proposal for dealing with destruction or return of designated documents under protective order (0.1); email selected discovery group regarding same (0.1);	0.40
A. V. Alfano	03/02/20	Analyze case management order, local rules, and bankruptcy rules in response to timing question from S. Alexander (0.6); email S. Alexander re same (0.1); confer with J. Sharp on timing (0.1); research rule 2004 timing and procedure (0.5); email to A. Troop re proofs of claim (0.1); email from A. Troop re hearing recap (0.2); analyze proposed mediation order (0.4); continued rule 2004 research (0.2).	2.20
A. M. Troop	03/02/20	Email exchanges with select discovery group about meeting with Debtors' special committee counsel at DWP (0.2); prepare for and participate in hearing on mediation motion (1.0); email exchange with M. Van Eck about Judge's comment to proposed paragraph 3 of the mediation order dealing with "legitimate" use of opioids (0.2); prepare and circulate detailed summary of mediation motion hearing (0.6); follow up email exchanges with D. Nachman and others regarding same (0.2); email exchange with S. Alexander on ERF status and whether Debtors' will be filing something this week (0.1); email exchanges with AHC counsel about scheduling calls with mediators (0.2); confer with K. Benedict about treatment of certain personal information and subsequent destruction or return of same (0.1); email exchanges with M. Van Eck about potential meeting with AHC and MSGE (0.1); review emails about posting of some data in response to follow up business plan diligence questions and email A. Alfano regarding same (0.1); review DPW mark-up of mediation order based on hearing (0.2); email NCSG hearing participants regarding same, highlighting language on opioid usage (0.1); review	3.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		and circulate WSJ article on K. Feinberg disclosures (0.1); review and respond to emails from Debtors and NCSG members about destruction/return of certain personal information that may be produced during the case and Debtors' proposed resolution (0.2);	
A. V. Alfano	03/03/20	Email to debtors re hearing transcript (0.1); email to A. Troop re states' proofs of claim (0.1); send discovery acknowledgments to debtors (0.2); emails from states re ERF (0.1, 0.1, 0.1); revisions to ERF (1.2, 1.4); send revised ERF to A. Troop with cover explanation (0.1).	3.40
J. S. Sharp	03/03/20	Participate in state coordination call.	1.00
A. M. Troop	03/03/20	Review Judge's mark up of original mediation motion (0.1); email same to NCSG team with comments (0.1); email DPW signing off on its revisions to the proposed order (0.1); confer with PWSP team about EFR (0.1); email exchanges about and scheduling meeting with AHC and J. Donahue to discuss Brattle and Miller (0.2); email exchange with S. Alexander about agenda for semi-weekly NCSG call and status of information sharing with AHC (0.1); confer with AHC lawyers about mediation process [REDACTED] (0.7); participate in damages call (0.5); email exchange with S. Alexander about discovery issues (0.1); prepare summary of AHC call on mediation meetings (0.4); forward same and debtors' transmittal of proposed mediation order to NCSG mediation subgroup (0.2); email exchanges with D. Mosteller about mediation status, scheduling meetings and special committee meeting (0.2); follow up with K. Eckstein on scheduling call re Ted Miller (0.1); email exchange with J. Donahue on scheduling 3/5 call with AHC (0.1); email exchange with NCSG mediation subgroup confirming AHC call for 3/5 (0.1); review proposed agenda for 3/5 meeting with AHC and circulate same (0.1); confer with S. Alexander about discovery issues (0.2); participate in semi-weekly NCSG meeting (0.8); review and forward email from FA to G. Feiner, D. Nachman, S. Alexander and U. Khan (0.1); review revised draft of ERF from PWSP team and further revise same (0.2); circulate same to NCSG ERF subgroup for review and comment (0.1); email exchanges with NCSG mediation subgroup about adding DOJ to agenda for 3/5	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		discussion with AHC (0.1); email exchange with G. Feiner and D. Nachman about 3/6, all-party call with mediators (0.1); email exchanges with D. Mosteller and ERF subgroup about priorities language (0.1); (0.1); email exchange with G. Feiner and D. Nachman about 3/6, all-party call with mediators (0.1); email exchanges with D. Mosteller and ERF subgroup about priorities language (0.1);	
A. V. Alfano	03/04/20	Further revisions to ERF in response to client comments (0.5, 0.3); email to A. Troop re same (0.1); review 3/2 hearing transcript (0.2); multiple emails to states re distribution groups/roster for working groups of the NCSG (0.1, 0.1, 0.1, 0.1).	1.50
J. S. Sharp	03/04/20	Review documents produced to the UCC by Raymond Sackler Family.	1.10
A. M. Troop	03/04/20	Review email from M. Huebner about PI extension (0.1); email G. Feiner, S. Alexander, D. Nachman and U. Khan regarding same (0.1); email M. Huebner regarding same (0.1); review and forward email from R. Ringer about status of signatures for information sharing protocol (0.1); review and forward various emails regarding discovery and the Sacklers (0.3); review and circulate executed mediation order to NCSG (0.1); review further communication regarding Sackler discovery and scheduling a meeting and confer (0.1); email exchange regarding scheduling call with Monitor, T. Vilsack (0.1); review email from T. O'Neill about ERF (0.1); edit ERF draft in response (0.2); circulate same to ERF team for review and comment under explanatory cover email with draft transmittal to AHC (0.2); review and circulate further email exchanges among parties regarding Sackler search terms (0.3); finalize ERF draft (0.2); circulate to AHC counsel under email cover (0.1); email exchange with T. O'Neill and ERF subgroup about revised ERF and transmittal to AHC and likelihood that no proposed changes will be accepted by AHC (0.1); review email from M. Huebner about PI extension (0.1); forward same to G. Feiner, D. Nachman, S. Alexander and U. Khan under cover email analyzing email and laying out alternative next steps (0.1); review responses re M. Huebner PI email from S. Alexander and D. Nachman	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); draft response to M. Huebner based on same and circulate for client review and comment (0.2); revise proposed transmittal based on client comments and forward same to M. Huebner (0.1); email same to client under explanatory cover email (0.1); email (0.1) and follow up conversation (0.2) with M. Huebner about PI extension issues; email exchanges with A. Preiss and M. Hurley scheduling call on case status and discovery issues (0.2); draft and circulate summary of M. Huebner call for client (0.1); email B. Novison about timing for PEO site population (0.1); review and circulate response from B. Novison (0.1); email R. Ringer following up on signatures for information sharing protocol (0.1); email AHC counsel about adding US DOJ issues to agenda for 3/5 AHC/NCSG group call (0.1); further email exchange with client about conversation with M. Huebner (0.1); review and circulate to Discovery group further email on Side B search terms (0.1); email exchanges with A. Preiss rescheduling call to 3/5 (0.1); email exchanges with K. Eckstein about 3/5 agenda confirming addition of US DOJ and Ted Miller to agenda (0.1); email exchange with G. Feiner about 3/5 schedule (0.1); begin to review PI filings and draft email to circulate same (0.2); receive and circulate signed information sharing protocol with AHC and MSGE (0.1); email exchange with G. Feiner about PI filings (0.1);	
A. V. Alfano	03/05/20	Attend mediation preparation call with the AHC (1.5); discuss general case issues with A. Troop (0.2); attend state call (1.0); send email update to A. Troop on lease motion (0.5); respond to A. Troop emails on same (0.1); email to G. Feiner re distribution groups (0.1); further revisions to ERF (0.5, 0.6); email to A Troop re discovery (0.1); emails from states re ERF (0.1, 0.1, 0.1); track multiple emails from states on attendance to presentation (0.1, 0.1, 0.1).	5.20
A. M. Troop	03/05/20	Email PWSP team about motion to assume lease (0.1); confer with M. Hurley and A. Preiss about discovery and general strategy (0.5); email summary of call to discovery team (0.2); participate in call with AHC and NCSG (1.5); review emails regarding 3/6 meet and confer with Sacklers and follow up call with UCC and coordinate call	8.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with UCC for 3/6 (0.2); confer with D. Molton about ERF and case status (0.3); email exchanges with damages team about Ted Miller meeting on 3/12 (0.2); email exchanges with PWSP team on information sharing protocol (0.1); email exchange with G. Feiner about agenda for semi-weekly State call (0.2); email exchange with A. Alfano about NJ questions on damages information sharing (0.1); email exchanges with R. Ringer and D. Molton about ERF draft (0.2); prepare for and participate in semi-weekly state call (0.7); email exchange and follow up with G. Feiner and S. Alexander on 2004 issues (0.3); email exchange with R. Ringer and D. Molton about AHC's failure to include NCSG group on communications with DPW, timing, failure to include our comments or advise of delivery of ERF draft (0.1); forward AHC draft sent to Debtors to ERF subgroup, after reviewing same under explanatory cover email (0.2); confer with S. Alexander on 2004 issues (0.1); email with discovery subgroup about 2004 issues and coordination call (0.1); review and email describing IAC presentations by FTI to AHC to client (0.1); further email exchanges with R. Ringer about ERF and NCSG intention to send its own version (0.2); email exchanges with ERF group about issue of "evidence-based protocols" (0.2); email exchanges with ERF Group on AHC request to delay sending NCSG version of ERF (0.2); email exchanges with A. Alfano and J. Sharp about further revisions to ERF to deal with evidence-based protocols (0.1); email exchange with A. Licht about scheduling call with Monitor (0.1); confer with E. Vonegut about ERF and Debtors' issues (0.2); email summary of call to ERF group (0.1); confer with R. Ringer about ERF and confirm that NCSG version will be sent (0.3); send ERF proposal to Debtors and AHC under explanatory cover email (0.2); email ERF group summary of call with R. Ringer (0.1); email exchange with R. Ringer about evidence based protocols (0.1);	
A. V. Alfano	03/06/20	Attend mediation call (0.7); attend meet and confer with UCC and Sackler counsel/take extensive notes of same (2.5); call with J. Sharp re discovery issues (0.1); email to M. Rundlet re distribution groups (0.1); email to G. Feiner re same (0.1); send update email to A. Troop re discovery	4.90



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		of MNP/MNC (0.2); email re MNP/MNC discovery to I. McClatchey at Norton Rose (0.2); send signed acknowledgments to debtors and Sackler counsel (0.2, 0.1); revise list of signed acknowledgments (0.2); send list of working groups to A. Troop with cover explanation (0.1); continued revisions to working group list (0.6).	
J. S. Sharp	03/06/20	Participate in Sackler discovery pre-call with Akin team (0.6); participate in Purdue mediation conference call (0.7); participate in meet and confer regarding discovery between UCC, Debtors, and Sackler families (2.4); email to A. Troop regarding summary of Purdue mediation call (0.1).	3.80
A. M. Troop	03/06/20	Review and forward to discovery group, Paul Hastings' emails on discovery requests to current and former "external" directors (0.1); review and forward Purdue supplemental requests re Stuart Baker (0.1); participate in part of call between UCC and NCSG discovery group participate in discovery on strategy (0.6); call with NCSG discovery group (0.8); email exchange with M. Van Eck on mediation schedule (0.1); email exchanges with R. Ringer, D. Molton and M. Cyganowski about ERF and scheduling call for 3/7 (0.2); email exchange about IQVIA data sharing and 80 mg Oxy pills with DPW (0.1); email exchanges with S. Alexander about draft opposition to PI extension and B. DeLange comments (0.1);	2.10
A. M. Troop	03/07/20	Confer with R. Ringer, D. Molton and M. Cyganowski about ERF (1.2); follow up with D. Molton (0.2); email exchange with G. Feiner on 3/12 meeting with AHC, Brattle and T. Miller (0.1); email exchange with G. Feiner, S. Alexander, D. Nachman and U. Khan about mediation presentation for 3/13 (0.1); receive various Intralinks notifications and email A. Alfano and J. Sharp about confirming status of documents receipt by NCSG members (0.1); email exchanges with S. Alexander and G. Feiner about AHC and MSGE positions on PI extension (0.2); review email exchanges about draft presentation to mediators (0.2); consider questions about making the distinction between State and debtor estate claims and draft email to D. Nachman, G. Feiner, U. Khan and S. Alexander about how to present the distinction with a bankruptcy focus (0.4); email exchanges with D.	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Nachman, G. Feiner, U. Khan and S. Alexander about subrogation [REDACTED] (0.1); email exchanges with D. Nachman, G. Feiner, U. Khan and S. Alexander about treatment of penalty claims against the Sacklers if they were debtors and in this case because they are not, and interplay with subordination question (0.5); review and revise draft opposition to PI extension (0.9); email S. Alexander and PWSP team same under explanatory cover email (0.1); prepare and circulate detailed email to ERF team about conversation with AHC and open issues (0.7); review D. Nachman comments to opposition to PI extension and email regarding same with S. Alexander and PWSP team (0.1);	
J. S. Sharp	03/08/20	Review States' Opposition to Extend Preliminary Injunction (0.4); call with A. Troop and S. Alexander regarding opposition motion (0.5).	0.90
A. M. Troop	03/08/20	Email exchange with S. Alexander confirming 4 pm call on PI extension (0.1); email exchanges with S. Alexander and PWSP team on comments regarding discovery and other plaintiffs in draft opposition to PI extension (0.3); email exchange with D. Nachman on estate vs State claims for mediator presentation (0.1); confer with D. Nachman about mediation presentation and logistics (0.5); further email exchange with S. Alexander on PI opposition (0.1); confer with S. Alexander and J. Sharp about PI and related strategy issues; further revise opposition to extending the PI (0.6); confer with J. Sharp about next steps (0.1); circulate revised opposition to PI extension under explanatory cover email to S. Alexander and PWSP team and [REDACTED] (0.2); review and respond to A. Alfano email from 3/6 on MNP/MNC discovery (0.1); review and respond to email from G. Feiner asking about State treatment in INSYS (0.2); review further revisions to PI opposition from S. Alexander (0.2); further revise same and circulate under explanatory cover email (0.8);	3.70
A. V. Alfano	03/09/20	Attend ESI search term call with UCC and states (0.4); email summary of call to A. Troop (0.1); coordinate hearing binder materials (0.3); review platforms and uploads to ensure clients' access to productions in	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		response to question from A. Troop (0.3, 0.3); attend general discovery strategy call with states and UCC (0.7); coordinate cite check with L. Joglar (0.1); attention to multiple correspondence from S. Alexander re draft opposition (0.1, 0.1, 0.1, 0.1); pull multiple transcripts and review for citation accuracy (0.5); email from WA re ERF (0.1); calls with E. McKay at Debevoise (Sackler Side A) re access to materials (0.1, 0.1); email to P. McManus (MA) re Intralinks (0.1); brief review draft mediation slides (0.2); email to M. Rundlet and S. Alexander re access to databases (0.2); review court's comments at Landau hearing in response to question from A. Troop (0.4); coordinate and send additional signed acknowledgments to debtors (0.2); continued cite/record check of opposition to PI (1.5).	
J. S. Sharp	03/09/20	Review revised draft of opposition from A. Troop (0.3); email to S. Alexander regarding page limit for opposition (0.1); emails to A. Alfano regarding cite check for opposition (0.1, 0.1); review emails from S. Alexander regarding state comments to opposition (0.2); review proposed changes to opposition in cite checked document (0.8); call with A. Alfano regarding cite check results (0.2).	1.80
A. M. Troop	03/09/20	Email exchange with S. Alexander about PI opposition and edits (0.1); confirm call with UCC and others on Sackler search terms (0.1); email exchange with J. Sharp and A. Alfano about upcoming 10:30 am call on Sackler ESI and managing documents review (0.1); email exchanges about 1:30 call re discovery issues (0.1); email exchanges with S. Alexander and PWSP team about DC question on PI strategy and next steps (0.1); review and respond to email from A. Alfano summarizing 10:30 ESI search term call with MD and Akin and outlining next steps (0.1); email exchanges confirming 3/10 call with MA and DC (0.1); email exchange about sharing draft PI opposition with AZ under common-interest privilege (0.1); participate in discovery call with UCC, Sacklers and others (0.5); email exchange with D. Hart and others about Consenting States positions re ERF and potential next steps (0.2); attention to logistics for 3/13 meeting with the mediator (0.1); confer with M. Van Eck about PI	3.60

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		extension issues (0.2); email exchanges with S. Alexander and PWSP team about whether [REDACTED] (0.2); email exchange with R. Ringer about 3/12 meeting with AHC (0.1); email exchange with D. Mosteller and others about DOJ topic of mediation agenda (0.1); email exchanges with mediation subgroup about 3/12 meeting with AHC (0.2); email exchanges with M. Rundlet about discovery coordination with UCC (0.1); email exchanges with G. Feiner about 3/12 AHC meeting agenda (0.1); email exchange with D. Nachman confirming 3/12 agenda issues and states on mediation subgroup (0.1); email exchanges with G. Feiner about 4th view only website (0.1); email exchange with S. Alexander about potential need for jurisdictional discovery in state cases at motion to dismiss stage (0.1); circulate discovery tracker from L. McFarlane to PWSP team (0.1); confer with S. Alexander about state responses to PI opposition draft (0.2); follow up email exchange with D. Mosteller about preserving appellate rights (0.1); review emails about mediation issues and email J. Sharp and A. Alfano about same (0.1); forward mediation slides from D. Nachman to PWSP team and review same (0.1); email exchanges with S. Alexander and others in response to question about DOJ position on releases and conversation with DOJ, including on ERF issues (0.2);	
A. V. Alfano	03/10/20	Attend call with mediators re Coronavirus (0.3); attend state call (1.0); coordinate creation of distribution lists/troubleshoot access (0.5); coordinate multiple RSVP emails from states to mediator meeting (0.1, 0.1, 0.1, 0.1); review J. Sharp comments to mediator slides (0.2); continued cite/record check and related cleanup of objection to PI (1.4, 1.3, 1.0); review case from S. Alexander for PI objection (0.3); implement S. Alexander comments to draft (1.1).	7.50
J. S. Sharp	03/10/20	Review, revise, and comment on mediation slide deck for the non-consenting states group (1.6); email to A. Troop regarding comments to mediation slide deck (0.2); review revisions to mediation slide deck from A. Troop (0.3); email revised mediation slide deck to A. Troop (0.1); participate in state coordination call (1.1).	3.30

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A. M. Troop	03/10/20	Circulate email from mediators regarding meetings and COVID-19 under explanatory cover (0.1); confer with MA and DC about PI Opposition (0.7); email exchange with D. Nachman and G. Feiner about keeping in-person 3/13 meeting with mediators (0.1); review ESI terms from Akin and email M. Rundlet regarding same (0.1); email exchange with D. Nachman and G. Feiner about coordinating mediator call on COVID-19 and process and standing state call (0.1); participate in weekly damages call (0.2); email exchange with AHC counsel and financial advisors about sharing of advisor reports (0.1); review J. Sharp edits to mediation slide presentation and further edit same (0.3); review and circulate R. Ringer email on ERF and NCSG issues (0.1); email ERF subgroup regarding same (0.1); email revised slide deck to MA and NY under explanatory email (0.1); email exchanges with D. Hart regarding conversations with GA (0.1); email exchanges with D. Mosteller and S. Alexander on PI appeal issues (0.1); further attention to 3/13 logistic issues in having a joint meeting with AHC and mediators (0.2); email exchanges regarding MD questions on discovery and ESI (0.2); participate in state semi-weekly call (1.0); review S. Alexander email and DE case on partial lift stay through motions to dismiss (0.2); email S. Alexander, J. Sharp and A. Alfano regarding same (0.1); review emails from mediation subgroup on slide presentation for mediation presentation (0.2);	4.10
A. V. Alfano	03/11/20	Call with states re PI opposition (0.7); multiple correspondence with S. Alexander re revisions to draft (0.1, 0.1, 0.1, 0.1); review MA hearing transcript (0.2); coordinate attendance/setup for mediator meeting at PWSP NY Offices (1.0); multiple revisions to PI opposition (1.2, 1.1); email to states re AHC meeting (0.1); edits in response to comments from S. Alexander (0.3); coordinate attendance to AHC meeting (0.2, 0.3); review transcripts and citations to PI opposition to ensure consistency/accuracy (1.0); confer with J. Sharp on edits to PI opposition (0.1).	6.60
A. M. Troop	03/11/20	Email exchanges with AHC counsel and NCSG members about logistics for 3/12 meeting with AHC (0.1); review revised PI opposition from A. Alfano (0.2); email	0.70

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A. V. Alfano	03/12/20	exchanges regarding same and prep for Friday filing (0.1); email exchanges with A. Alfano and S. Alexander on brief length limits under case management order (0.1); review and email exchanges with M. Rundlet about DPW inquiry about 3/13 special committee meeting (0.2); Attend AHC mediation meeting (2.0); review case management procedures/chambers rules on objections (0.2); review paralegal cite check from MA and implement comments (1.0); revise/review TOC/TOA for consistency and accuracy (0.7); attend state call (1.0); review October 11 hearing transcript (0.2); emails with A. Troop and J. Sharp re data quoted in draft opposition (0.1, 0.1, 0.1); continued revisions to draft opposition (1.0, 0.9); revisions/quality check exhibit to PI opposition (0.3); finalize and file PI opposition (0.4); coordinate electronic service (0.1); email filed version to group (0.1); coordinate hard copy service on chambers (0.1).	8.30
J. S. Sharp	03/12/20	Communications with A. Alfano regarding opposition to extension of Purdue's preliminary injunction (0.1, 0.1, 0.1); review revised draft of opposition to PI extension and related emails with additional comments (1.6); review motion to lift automatic stay and motion for expedited hearing on motion to lift the automatic stay (0.7); email to A. Troop summarizing motion to lift automatic stay (0.6); telephonic participation in pre-mediation call (0.9) (partial); review Oct. 11 transcript per email from A. Troop (0.1); email to A. Troop regarding \$238 million reference in opposition to PI extension (0.3).	4.50
A. M. Troop	03/12/20	Email exchanges with M. Huebner confirming 10 am call (0.1); email M. Clarens confirming in-person meeting about special committee on 3/13 and email exchanges with discovery subgroup regarding same (0.1); email exchange with A. Alfano about Kramer Levin inquiry about status of mediation presentation/outline (0.1); email exchange with R. Ringer and others confirming in-person attendance at mediation prep meeting (0.1); review and circulate to discovery subgroup two emails from Paul Hastings confirming representation of current and former non-family external directors (0.1, 0.1); review revised slide deck (0.2); email exchanges with mediation subgroup regarding same and status of Brattle input (0.1);	10.90

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		email exchanges about COVID-19 impact on attendance and logistics for 3/12 and 3/13 meetings (0.3); email exchanges with S. Alexander and PWSP team about finalizing PI brief including listing of authorities, status of group input, timing for filing and potential call with M. Huebner (0.2); briefly review Allergan stay relief motion and email PWSP team regarding same (0.1); follow up exchange with S. Alexander and PWSP team about M. Huebner call and MD status (0.1); email exchanges with Brattle group and J. Donahue about upcoming AHC meeting (0.2); review and respond to email from J. Donahue to mediation group about Brattle status (0.2); review briefly, and forward to discovery subgroup, M. Sackler letter to Milbank and Debevoise about discovery and diligence requests (0.1); review and circulate to in-person participants at AHC meeting (0.1) Miller materials and email exchange with A. Alfano regarding same (0.1); review and circulate to AHC counsel Brattle materials (0.1); email exchanges with G. Feiner and D. Nachman confirming most recent version of mediation slides to be shared with AHC (0.1); email exchange with M. Huebner about objection to PI extension (0.1); email mediation slide deck to AHC (0.1); participate in AHC meeting (2.6); review and circulate J. Peacock question about slides for mediation presentation to group (0.1); email exchanges with G. Feiner on interplay of state and muni claims (0.1); email exchange with D. Mosteller, D. Nachman, G. Feiner and J. Donahue about hospital claims (0.1); email exchanges with D. Hart about 3/13 meetings (0.1); confirm participation in both (0.1); prepare for and participate in semi-weekly state call (1.0); confer with M. Huebner about PI opposition and MD (0.3); review and further revise opposition to PI Extension (0.8); email MA, NY and PWSP team revisions to PI opposition under explanatory cover email (0.2); continue diligence on certain factual references and conclusions drawn in PI Opposition (0.4); email exchanges with B. Edmunds about likelihood that PI hearing will be exclusively telephonic (0.2); email exchange with M. Gold about status (0.1); confer with S. Alexander on diligence issues for PI Extension (0.2); draft alternative for \$10 billion	

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		discussion for PI opposition and circulate same (0.2); further email exchanges and conferences about and with revisions to PI Opposition and diligence on factual assertions (1.4); confirm AHC attendance at 3/13 mediation meeting (0.1); review Allergan summary from J. Sharp (0.1); email same to D. Nachman and U. Khan under cover email (0.1);	
A. V. Alfano	03/13/20	Attend special committee presentation by debtors/take extensive notes (1.5); prepare for mediator meeting, including: coordinate access by remote attendees, print slides and related materials, troubleshoot with VTC team on video access, test run slide presentation (2.4); attend mediator meeting (4.5).	8.90
J. S. Sharp	03/13/20	Participate via telephone in Purdue Special Committee meeting with Debtors (2.0); participate via telephone in initial meeting with mediators (3.5).	5.50
A. M. Troop	03/13/20	Review final version of slide deck for mediation presentation (0.2); email exchanges with group regarding dissemination and projection of same during mediation meeting (0.1); Prepare and participate in meeting about special committee at DWP (2.0); email exchange with A. Preis about opposition to PI (0.1); participate in mediation presentation, including emails about transition to next week's AHC meeting, about meeting while ongoing and follow up (3.2); email exchanges with MA about UCC statement in support of PI extension (0.2); email exchange with D. Mosteller about mediation meeting (0.1); confer with A. Preis about UCC's intent to file a response to NCSG opposition to PI extension (0.3).	7.00
A. M. Troop	03/14/20	Review and circulate to mediation group accumulated email exchanges about mediation session and next step (0.4); consider Friday conversation with A. Preis and draft summary and evaluative email to S. Alexander. G. Feiner, D. Nachman, U. Khan and PWSP team regarding same (0.5);	0.90
A. M. Troop	03/15/20	Email exchanges confirming noon call with NY and MA (0.1); review and respond to email from S. Alexander about [REDACTED] (0.4); participate in call with MA and NY about PI opposition, UCC statements and related issues (0.5); review and circulate draft email to A. Preis in response to articulated	1.70



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		concerns about NCSG position on Sackler litigation (0.2); review and circulate email from mediators encouraging telephonic rather than in-person participation (0.1); email exchanges about draft transmittal to A. Preis and interplay with debtors' term sheet (0.2); finalize and forward email to A. Preis about PI extension and Sackler litigation (0.2);	
A. V. Alfano	03/16/20	Pull and review sample 2004 motions in response to M. Rundlet request (1.5); create hearing binder for A. Troop (0.5); emails from A. Troop re appeal (0.1, 0.1, 0.1); email from A. Troop re AHC reply (0.2); review AHC reply, UCC response and reply, and debtors' reply to PI motion (1.0); research bankruptcy rules, local rules, and SDNY for standard rule 2004 practice (0.5).	4.00
J. S. Sharp	03/16/20	Review responses of UCC, AHC, and Sacklers to Voluntary Commitment (0.4); review various email communications regarding hearing on PI extension and potential appeal (0.2).	0.60
A. M. Troop	03/16/20	Email R. Ringer about information sharing protocol presentation and available reports and email G. Feiner regarding same (0.1); review multiple pleadings from Tennessee county appeal of PI (0.4); circulate same (0.1); confer with M. Gold (Washington State's outside counsel) about case (0.3); email exchanges with NCSG mediation group regarding AHC mediation session and participating in same (0.3); review email from R. Ringer confirming that meeting with mediators will be by telephone and circulate same to mediation group (0.1); review UCC amended statement in support and circulate same under explanatory cover email (0.2); Email exchange with D. Nachman and others about UCC discovery efforts and statement regarding extension of PI (0.1); review Side B response to PI voluntary commitment (0.3); email client regarding same (0.1); review and circulate J. Drain's order making 3/18 hearing exclusively telephonic (0.1); follow up email exchanges with U. Khan about 3/18 telephonic hearing (0.2); email exchanges with R. Ringer (0.1) and A. Alfano (0.1) regarding participation in 3/17 AHC meeting with mediators; review AHC statement regarding the PI extension (0.3); email exchanges with client about response to same and potential sharing of spots on motions to dismiss with AHC members (0.2); confer with	5.10

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		D. Nachman and G. Feiner about AHC response and strategy (0.2); email K. Eckstein regarding same (0.1); review UCC response to voluntary commitment and email client regarding same (0.1); follow up with A. Alfano about 3/17 AHC mediator meeting logistics (0.1); review D. Nachman thoughts on 3/18 oral argument on PI extension (0.2); email exchanges with D. Mosteller and others about the withdrawal of Sackler presentation from docket (0.2); email exchange with G. Feiner and others about AHC statement and strategy issues (0.1); further email exchange with D. Nachman regarding same (0.1); confer with K. Eckstein about AHC statement and options for PI extension and upcoming meeting with mediators (0.3); email summary of same to clients (0.2); email exchanges with clients over meeting schedule for remainder of week (0.2); email exchanges with S. Alexander and others about [REDACTED] (0.2); email exchange with NCSG about upcoming call with T. Vilsack (0.1);	
A. V. Alfano	03/17/20	Attend state call.	0.60
J. S. Sharp	03/17/20	Participate in state coordination call (1.0); participate via telephone in AHC mediation meeting (1.9).	2.90
A. M. Troop	03/17/20	Email exchanges about schedule for semi-weekly meetings and upcoming AHC presentation to mediators (0.1); review materials from AHC for mediator presentation (0.2); email exchanges with mediation subgroup regarding same (0.1); review email from AHC and attached working draft of abatement strategies and mediator presentation (0.1); email same to mediation subgroup under explanatory cover email (0.1); continue to consider PI hearing strategy (0.5); email MA and NY about split concept (0.1); email exchanges with A. Alfano about voluntary Side B production (0.2); participate in semi-weekly State call (1.0); participate in AHC presentation to mediators (0.4); email exchange with B. O'Neill about PI strategy (0.1); confer with AHC counsel about PI hearing and potential split of motions to dismiss to go forward (0.3); email summary of call to clients (0.1); confer with M. Cyganowski about PI strategy (0.1); email clients regarding same (0.1); review and circulate to discovery subgroup Akin email regarding 3/6 meet and	4.80

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A. V. Alfano	03/18/20	confer (0.1); continue to prep for 3/18 hearing (1.2) Attend hearing on PI motion/take extensive notes (3.2); attend follow up call with states and A. Troop (0.5); attend UCC discovery/2004 call (0.5); send summary of call to A. Troop (0.2); brief call with A. Troop on hearing (0.1); coordinate access to platform for CA AGs (0.2, 0.2).	4.90
J. S. Sharp	03/18/20	Telephonic attendance at hearing on motion to extend preliminary injunction (partial).	2.40
A. M. Troop	03/18/20	Continue to prepare for PI hearing (1.7); participate in same (3.0); email exchanges with D. Nachman and U. Khan about voluntary compliance and appeal rights (0.2); follow up emails with A. Alfano about hearing (0.1); review emails from D. Mosteller and D. Nachman about MSGE (0.1); email to PWSP team regarding same (0.1); email exchanges (0.2) and confer (0.9) with clients about PI hearing and options and alternatives; email M. Huebner to schedule follow up call on PI hearing (0.1); confer with A. Alfano about next steps (0.3); review emails on discovery and respond to Akin about need to be included in any chamber's conferences (0.1); email exchanges with M. Rundlet on letters to Debtors, Sacklers and MNP following up on discovery requests (0.1); email exchanges with M. Hurley on meet and confer/conference schedule (0.2); email M. Rundlet and PWSP team about scheduling meet and confers (0.1); email exchange with M. Hurley about UCC moving to compulsory discovery (0.1); email exchange with J. Sharp and A. Alfano about covering call with UCC on compulsory discovery (0.1); confer with M. Huebner about PI order and potential voluntary compliance by NCSG (0.3); email summary of same to client with proposed transmittal to UCC, AHC and TN lawyer about delaying entry of order (0.1); review and respond to A. Alfano summary of discovery call with the UCC for a few days (0.1); review comments to draft transmittal to parties about delaying entry of order for a few days (0.1); revise same and circulate to UCC, AHC, Sacklers and TN lawyer (0.1); email K. Stadler (TN lawyer) about scheduling call to discuss PI (0.1); email exchange with S. Alexander about trying to resolve timing issue to let NCSG determine [REDACTED]	8.40

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		<div style="background-color: black; width: 100%; height: 1.2em; margin-bottom: 0.2em;"></div> 0.1); further email exchange with S. Alexander regarding same and challenges of state process (0.1);	
A. V. Alfano	03/19/20	Attend state call (1.1); attend call on discovery letter with A. Troop and J. Sharp (0.4); extensive revisions to discovery letter based on M. Rundlet draft (2.2); cite/record check discovery letter (1.0); draft discovery letter based on MA version (2.4); email to A. Hennessey re hearing transcripts (0.1); further revisions to letter (1.5).	8.70
J. S. Sharp	03/19/20	Review discovery letter (0.6); call with A. Troop and A. Alfano regarding revisions to discovery letter (0.4); attend Purdue coordination call with non-consenting states (1.0).	2.00
A. M. Troop	03/19/20	Review draft comprehensive discovery letter from M. Rundlet (0.2); email M. Rundlet about current thinking on comprehensive discovery letter (0.1); email (0.1) and confer (0.4) with J. Sharp and A. Alfano about approach and potential revisions regarding same; confer with K. Stadler (TN DAs) about appeal issues (0.4); email exchange with B. O'Neill and others about diligence on trust structures (0.1); prepare for (0.1) and participate in call with Monitor and NCSG (0.8); email exchange with A. Licht regarding same (0.1); email exchanges with M. Van Eck regarding same and whether scope includes drugs other than opioids (0.2); email exchanges with G. Feiner and R. Ringer about information sharing and domestic diligence (0.2); email J. Sharp, A. Alfano and A. Licht about getting T. Vilsack transcript cites about the monitor role (0.1); participate in mediation group call (1.2); email J. Sharp and A. Alfano about NCSG participation agreement (0.1); revise ERF proposal based on mediation group call (0.3); circulate same to ERF/Mediation group for review and comment under explanatory email (0.1); email exchange with M. Van Eck on strategy and recent PI hearing article (0.1); participate in State semi-weekly call (1.0); review G. Feiner comments to comprehensive discovery letter and forward to J. Sharp and A. Alfano (0.2); email exchange with M. Rundlet and G. Feiner regarding same (0.1); circulate Reuter's article on PI hearing to NSCG members (0.1); email exchange with M. Van Eck about strategy for call	6.90

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		with M. Huebner on appeal/voluntary compliance issues (0.1); confer with M. Huebner about timing, appeal, potential voluntary compliance and PI order (0.2); email exchanges with S. Alexander on appeal/voluntary compliance strategic issues (0.2); email exchange with D. Mosteller regarding appeal/voluntary compliance strategy (0.2); review and consider email from S. Alexander about appeal strategy issues (0.2); email S. Alexander response regarding same (0.1);	
A. V. Alfano	03/20/20	Review all hearing transcripts for monitor references (1.4); prepare package of quotes for monitor at the request of A. Troop (0.5); multiple revisions to draft discovery letter (1.2); send to A. Troop with draft cover email to group (0.2).	3.30
J. S. Sharp	03/20/20	Review and revise discovery letter (1.3); email revised draft of discovery letter to A. Troop (0.1); revise discovery letter per A. Troop's comments (0.6); communications with A. Alfano regarding draft discovery letter (0.1).	2.10
A. M. Troop	03/20/20	Email exchange with M. Huebner about PO Order (0.1); email exchanges with D. Mosteller about logistics for appeal vs not and form of PI order (0.2); email E. Vonnegut re ERF (0.1); email exchange with J. Sharp and A. Alfano about status of comprehensive discovery letter revisions (0.1); email exchanges with D. Hart about conversations with A. Infinger on ERF (0.2); email ERF and Mediation subgroups on efforts to confer with E. Vonnegut (0.1); email exchanges with M. Murphy (WI) about appeal issues and scheduling call for Monday (0.1); confer with M. Huebner about PI order issues and ERF (0.3); email E. Vonnegut regarding same (0.1); email exchange with D. Mosteller about likely resolution of PI order timing (0.1); email summaries of call with M. Huebner on PI order and ERF (0.2); review and further edit revised comprehensive discovery letter from J. Sharp and A. Alfano (0.4); email exchanges with M. Cyganowski about scheduling NCSG and CSG meeting/call on abatement and mediation (0.1); email mediation/ERF groups regarding same (0.1); email K. Maclay about coordinating a call with the MSGE (0.1); further email exchange with M. Cygnowski about	3.10

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		composition of groups for discussion purposes (0.1); email exchange with S. Alexander about hypothetical appeal timeline re PI order (0.1); email NCSG about status and timing on PI order (0.1); review and circulate to discovery group Side B's response to UCC 3/17 email (0.1); email exchanges with A. Alfano and J. Sharp on revised comprehensive discovery letter and process for soliciting comments from the discovery group regarding same (0.2); follow up with A. Alfano on transcript references for monitor (0.1); email exchanges with D. Nachman on timing for engaging with AHC (0.1);	
A. M. Troop	03/21/20	Review A. Alfano summary of transcript references re monitor (0.2); email same to A. Licht under an explanatory cover email (0.1); email exchange with G. Feiner on information sharing and lack of reply from R. Ringer (0.1); review email exchanges from 3/20 on ERF and further revise same (0.3); email same under explanatory cover email to ERF and Mediation groups (0.2); circulate business plan presentation materials in response to request from D. Nachman (0.1);	1.00
A. V. Alfano	03/22/20	Correspondence from mediation group (0.2, 0.1); review multiple correspondence from states re discovery (0.2).	0.50
A. M. Troop	03/22/20	Email exchanges with D. Nachman about schedule for mediation-related meetings (0.2); review D. Nachman email to NCSG subgroups on mediation and allocation issues and schedule (0.1); email exchange with A. Licht about monitor-related transcript references (0.1); email exchange with U. Khan about status of scheduling call with MSGE (0.1); email exchange with G. Feiner about status of comprehensive discovery letter (0.1); email exchange with discovery group regarding same and next steps (0.1); coordinate call for 3/24 with mediation subgroup (0.1); email exchange with G. Feiner about participation in 3/24 call (0.1); further email to R. Ringer and AHC advisors about scheduling meeting with FTI and HL and getting copies of presentations (0.2);	1.10
A. V. Alfano	03/23/20	Call with UCC on formal discovery (0.5); confer with A. Troop re draft discovery letter (0.1, 0.1, 0.1); revisions to draft discovery letter (0.6, 0.8, 0.4); troubleshoot document issues (0.3); brief call with J. Sharp re revisions to letter (0.1); record/date check discovery letter (1.0);	6.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		create distribution lists for correspondence to state AGs (1.5); review draft letter for consistency and accuracy (0.4); finalize letter (0.2); create distribution list/draft letter distribution email (0.2).	
J. S. Sharp	03/23/20	Participate in Rule 2004 call with UCC (0.5); revise discovery letter (0.1); email revised discovery letter to A. Troop and A. Alfano (0.1).	0.70
A. M. Troop	03/23/20	Review G. Feiner and B. Edmunds comments to comprehensive discovery letter and further revise same (0.3); email to discovery group under explanatory cover email (0.1); email exchange with M Huebner about PI order and next steps/timing and forward same to client (0.1); email exchange with S. Alexander about scheduling call to discuss appeal issues (0.1); email exchange with G. Feiner, M. Rundlet and A. Alfano about time period for requested documents (0.1); confer with M. Murphy (WI) about appeal issues re PI (0.5); email exchanges coordinating call with UCC on financial institution and other discovery (0.1); confer with UCC and NCSG on discovery issues (0.5); review M. Burkart comments to comprehensive discovery letter and respond to same (0.1); confer with S. Alexander about appeal issues (0.6); email A. Alfano, M. Rundlet and G. Feiner about finalizing comprehensive discovery letter (0.1); review email exchanges with NCSG mediation group on allocation and abatement and confirming 3/24 call (0.1); further review and revise discovery letter and circulate to M. Rundlet, G. Feiner and PWSP team about meet and confer process (0.3); email client about follow up with AHC on professional presentations (0.1); review B. O'Neil about discovery letter (0.1); email exchange with M. Rundlet and PWSP team regarding same (0.1); finalize discovery letter and circulate for final review by M. Rundlet and PWSP team (0.3); email exchanges about dates for valuation reports in the discovery letter (0.1); email exchanges with M. Cyganowski about scheduling call with AHC on abatement and mediation (0.2); review emails about obtaining access to MNP/MNC view platform (0.1); review draft 2004 from UCC (0.2); email exchange with M. Rundlet regarding same (0.1); email K. Maclay following up on request for call with MSGE (0.1);	5.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/24/20	confer with D. Molton about ERF, Abatement, Mediation and other issues (0.4); email summary and analysis of call with D. Molton to NCSG ERF and Mediation subgroups (0.3); receive FTI/HL domestic presentations from R. Ringer and emails regarding same (0.1); email exchange with M. Rundlet about UCC discovery requests (0.1); email DPW re Keller report and IQVIA issues (0.1); Mediation strategy call/take extensive notes (1.9); attend weekly state call (1.3); review draft rule 2004 motion (0.2); confer with A. Troop on next steps and strategy (0.1); review pro hoc motion filed on docket and discuss with A. Troop (0.1); troubleshoot in response to issues reported by CA AG's office (0.3); create email distribution lists and revise (0.3); attention to access to review platforms (0.1); review AHC draft ERF (0.5).	4.80
J. S. Sharp	03/24/20	Participate in Purdue Allocation and Abatement call (1.0); participate in weekly state coordination call (1.3).	3.20
A. M. Troop	03/24/20	Review UCC motion (0.2); email exchanges with discovery group regarding same and next steps (0.1); email exchanges with M. Rundlet about Judge's position on compulsory discovery and timing of motions (0.1); email exchange with K. Stadler about status of PI order (0.1); confirm message to UCC on 2004 motion with discovery group (0.1); email exchange with M. Rundlet about UCC discovery requests (0.1); email M. Hurley regarding same (0.1); participate in damages group meeting (0.4); respond to inquiry from NCSG about K. Stadler (0.1); update and strategy call with mediation and ERF group (2.0); participate in state semi-weekly call (0.9); review motion of Kennedy Foundation to appear and file amici and circulate same (0.2); email exchange with M. Cyganowski about 3/25 call among states and follow up with NCSG mediation group (0.1); briefly review revised ERF and explanatory email from AHC (0.2); circulate same to mediation and ERF groups (0.1); coordinate 3/25 call with MSGE (0.1); review and circulate E. Vonnegut email on ERF (0.1); emails scheduling NCSG and CSG call for 3/27 (0.2); review A. Preis response to ERF markup from AHC (0.2); circulate same to ERF and Mediation groups (0.1); email exchange with counsel about potential ERF chambers' conference	5.90



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/25/20	(0.1); Call with A. Troop and J. Sharp re discovery, appeal, mediation and general strategy (0.7); review document requests from M. Rundlet (0.5); research rules for 2004 discovery in SDNY (0.3); emails from ERF group re AHC proposal (0.1, 0.1, 0.1); analyze March 18 hearing transcript and Florida state court case in response to A. Troop question (0.3).	2.10
J. S. Sharp	03/25/20	Review and revise 2004 document requests from non-consenting states (5.4); call with A. Troop and A. Alfano regarding Purdue assignments (.7); email to A. Troop regarding revisions to 2004 document requests (0.2); research local and bankruptcy rules regarding requirements for 2004 motions (0.4); emails to A. Troop (0.1, 0.1) and M. Van Eck (0.2) regarding requirements for 2004 motions; email to M. Rundlet regarding revisions to 2004 document requests (0.3).	7.40
A. M. Troop	03/25/20	Consider dynamics for larger group mechanics to negotiate abatement and allocation issues (0.4); confer with J. Sharp and A. Alfano on open issues and assignments (n/c); review emails about ERF chamber conference participation from E. Vonnegut and respond to same (0.3); email ERF and mediation groups regarding same (0.1); email exchange with U. Khan about status (0.1); email exchange with S. Alexander about ERF chambers' conference (0.1); review and circulate K. Maclay reply to E. Vonnegut email (0.1); email exchange with K. Maclay confirming 4:30 call and confirming list of participants (0.1); circulating list of MSGE participants with bios to D. Nachman, T. O'Neill and U. Khan (0.2); receive and forward financial institution discovery list to J. Sharp for review and comment (0.1); follow up exchanges with M. Cyganowski to schedule state-only call for 3/27 (0.2); review and circulate further email from A. Preiss to ERF and Mediation Groups (0.1); email with M. Van Eck on Rule 2004 practice (0.1); review as filed UCC 2004 motion (0.1); consider J. Drain 3/18 comments on one entity saying no (0.2); review and forward revised search terms from Side B to J. Sharp (0.1); email exchanges with S. Alexander and others about Purdue joinder to UCC Rule 2004 motion and status of NCSG	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/26/20	Rule 2004 motion (0.2); participate in call with MSGE (1.5); confer with M. Cyganowski about ERF and chambers' conference (0.4); email exchange with D. Hart and others regarding same (0.1); email exchange with J. Sharp and commenting on draft 2004 order (0.2); email exchanges with discovery committee on trusts for rule 2004 request based on UCC email (0.2); email exchange with M. Huebner on status of PI order discussions (0.1); Attend state call (0.9); draft summary of fee examiner motion (0.4) and circulate to group (0.1); review draft joinder for consistency and accuracy, compile exhibits and finalize for filing (1.6); serve (0.2) and circulate (0.1) filed 2004 joinder.	3.30
J. S. Sharp	03/26/20	Research local procedures regarding Rule 2004 document requests (0.8); participate in call with discovery committee of Ad Hoc Group (1.2); review and revise Ad Hoc Group's joinder to UCC's 2004 motion (0.6); emails to M. Van Eck regarding joinder to 2004 motion (0.1, 0.1, 0.1, 0.1); draft proposed order for joinder to UCC 2004 motion and redline against UCC's copy (0.9); email to S. Alexander regarding proposed order (0.1); revise proposed order per S. Alexander's comments (0.2); email revised proposed order and redline to M. Rundlet (0.1); participate in update call with Group (0.9); incorporate comments to joinder (1.7); email to UCC regarding Ad Hoc Group's joinder (0.1); communications with A. Troop regarding joinder (0.1, 0.1, 0.1); communications with A. Alfano regarding filing of joinder (0.1, 0.1); finalize joinder and proposed order and coordinate filing (0.7).	8.20
A. M. Troop	03/26/20	Email exchange with S. Alexander on issue of filing a joinder to the UCC Rule 2004 motion (0.2); review and circulate mediator availability (0.1); email exchange scheduling client call on ERF (0.1); receive and review discovery group emails on rule 2004 and joinder (0.2); email exchange with S. Alexander, T. O'Neill and G. Feiner about ERF and MSGE (0.1); emails confirming AHC meeting on 3/27 and laying out agenda for NCSG/AHC call on 3/27 (0.2); email exchanges and confer with discovery group about UCC Rule 2004 motion and next steps (0.2); revise and edit A. Alfano draft email to client on fee examiner (0.2); review and	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		comment on the draft 2004 joinder as revised by J. Sharp (0.1); email exchanges with T. O'Neill and others about AHC position on ERF (0.1); email exchanges regarding joinder with group and reservation for additional discovery (0.2); confer with S. Alexander and others about ERF issues and strategy (0.5); review and circulate email from E. Vonnegut conveying court's instructions re chambers' conference and no written submissions (0.1); email exchange with M. Cyganowski about NCSG's participants for Friday's call (0.1); review K. Eckstein response to instructions from chambers on ERF (0.1); email exchange with M. Cyganowski about ERF chambers' conference (0.1); review and circulate to ERF and mediation subgroups various emails about chambers conference and related issues (0.1); emails confirming ERF chambers conference on 3/30 at 11 am (0.1); participate in state semi-weekly call (1.0); email exchanges with D. Nachman, T. O'Neill, D. Hart, G. Feiner and S. Alexander about chambers' conference and lack of filings before same (0.1); review and circulate various ERF communications to ERF and Mediation groups (0.2); email exchange with M. Hurley and others on UCC Rule 2004 Motion (0.1); email exchanges with U. Khan about DOJ and ERF (0.2); further review draft joinder and email with J. Sharp regarding same (0.1); email exchange with E. Vonnegut and K. Maclay about upcoming ERF chambers conference and forward copy to ERF and Mediation groups under explanatory cover (0.1); email exchange with M. Van Eck about chambers' conference (0.1); sign off on joinder for filing (0.1); email exchange with S. Alexander confirming that we have agreement on PI and will convey to Debtors (0.1);	
A. V. Alfano	03/27/20	Troubleshoot filing issues for 2004 joinder (0.3); emails with Managing Attorneys Office re same (0.1, 0.1); draft notice of withdrawal (0.3); revisions to proposed Rule 2004 order (0.6); review judge's rules and case management procedures for submitting orders (0.4); call with A. Troop and J. Sharp re strategy (0.3); call with J. Sharp re draft 2004 order (0.1); attend states only mediation call/take extensive notes (1.1); email to C. Robertson (0.1) and C. Oluwole (0.1) re Naloxone	5.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	03/27/20	materials; review Naloxone materials (0.6); continued revisions to draft 2004 order (0.3); email from states re ERF (0.2, 0.1, 0.1); review AHC joinder (0.2); review AHC letter to chambers (0.2); review draft 2004 motion from B. Edmunds (0.3). Review and analyze case on judicial comments (0.3); research additional case law regarding judicial commentary (1.3); call with A. Troop and A. Alfano regarding judicial commentary (0.4); attend call with supporting and non-supporting states regarding mediation and allocation (1.1); review multiple emails relating to 2004 motion (0.3); review Committee and AUSA letters to chambers regarding the ERF (0.2).	3.60
A. M. Troop	03/27/20	Email exchange with U. Khan about call with DOJ on ERF (0.1); continue conversation with MSGE representatives (1.2); attention to ERF and other issues with PWPS team (0.4); email exchange with S. Alexander, G. Feiner and T. O'Neill about [REDACTED] (0.1); confer with D. Molton regarding ERF, letter to court, upcoming chambers' conference and DOJ (0.4); review emails regarding and review draft NCSG rule 2004 motion (0.3); follow up emails with discovery group regarding same (0.1); review and circulate email from Akin referencing three previously undisclosed trusts (0.1); email summary of call with D. Molton to ERF and Mediation subgroups (0.2); review HRT email exchanges with S. Alexander and PWSP team (0.1); respond to email from T. O'Neill to ERF group with most recent AHC draft and administrative expense fee (0.1); participate in call with NCSG and AHC on mediation, allocation and abatement (1.1); receive draft documents re HRT from Debtors and briefly review same (0.2); email PWSP team about confirming ability to share HRT documents (0.1); email exchanges and follow up with R. Ringer about UCC 2004 motion, entry of order, lack of inclusion of NCSG and coordinating with AHC on a single amended order for the court (0.3); confer with D. Li regarding same (0.2); email exchanges with chambers regarding same (0.2); review DOJ letter to court about ERF conference being public and circulate same to client group (0.2); email	7.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		client group about interaction with chambers and next steps re UCC 2004 order (0.1); follow up with chambers on one amended order for NCSG and AHC (0.1); review and circulate emails from debtors and court confirming chambers conference on Monday regarding the ERF (0.1); email M. Huebner confirming NCSG will voluntarily stand down on litigation (0.1); email exchanges regarding 3/29 call of active parties in advance of ERF chambers conference (0.1); email D. Nachman some thoughts about abatement funding and [REDACTED] (0.3); review and respond to email from T. O'Neill to me and others about conference with A. Infinger, chambers' conference and omnibus hearing date (0.1); follow up email to ERF and Mediation groups on strategy [REDACTED] (0.2); email exchanges re schedule for meetings with mediators (0.1); forward email from D. Molton to group with observations on ERF issues (0.2); email mediators re 4/22 meeting date (0.1); email exchanges with PWSP team about (a) certain discovery received (0.1) and (b) AHC request for word version of joinder (0.1); begin to review B. Edmunds proposes changes to Rule 2004 motion re financial institutions and email PWSP team regarding same (0.2);	
A. V. Alfano	03/28/20	Emails from OR and WA re ERF (0.1); emails from debtors counsel re OTC agreement (0.1); emails from UCC re discovery (0.1).	0.30
J. S. Sharp	03/28/20	Review email from M. Rundlet regarding 2004 motion and email response (0.1); review email from S. Alexander regarding 2004 motion and email response (0.1).	0.20
A. M. Troop	03/28/20	Email exchanges with mediators re start time on 4/22 (0.1); email exchanges with mediation group regarding same (0.3); email exchanges with D. Nachman about [REDACTED] (0.1); email exchange with A. Alfano and J. Sharp about group accessibility to HRT documents (0.1); email exchanges about ERF strategy with T. O'Neill, D. Hart and ERF group (0.1); email exchanges about financial institution discovery with S. Alexander and G. Feiner (0.4); email exchanges with mediators about start time on 4/22 to accommodate omnibus hearing that day (0.1); confer with D. Nachman	2.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		on various bankruptcy confirmation issues and interplay with municipalities (0.4); email research assignment re same to A. Alfano (0.2); email mediation and ERF groups about 4/22 at 3 pm for mediation session (0.1); email J. Donahue and D. Nachman additional thoughts on insurance card idea for abatement funding (0.2); email exchanges with M. Rundlet. M. Van Eck and J. Sharp about drafting of and plan for reviewing and revising NCSG rule 2004 motion (0.2); email exchanges about call to prepare for chambers conference and dial in information (0.2);	
A. V. Alfano	03/29/20	Email from A. Troop re research assignment.	0.10
J. S. Sharp	03/29/20	Review and revise draft ex parte motion for order authorizing 2004 examination of Purdue, including research to update and verify case law cited (4.4); emails to A. Troop regarding discovery (0.1, 0.2, 0.2); emails to S. Alexander regarding bank discovery motion (0.2, 0.1); review and revise bank 2004 motion (3.1); email to A. Troop regarding bank 2004 motion (0.1); revise Purdue 2004 motion per A. Troop's comments (0.4); email Purdue 2004 motion to M. Rundlet (0.1); revise bank 2004 motion per Andrew T.'s comments (0.6); email to A. Troop regarding comments to bank 2004 motion (0.1); email to S. Alexander regarding comments to bank 2004 motion (0.1).	9.70
A. M. Troop	03/29/20	Email exchanges with G. Feiner, S. Alexander and J. Sharp about rule 2004 request and ability to add financial institutions (0.1); email exchanges with J. Sharp on discovery (0.1); email exchanges about rescheduling of ERF call (0.1); email exchange with S. Alexander about Rule 2004 motions and interplay with IACs and others (0.1); review J. Sharp email and S. Alexander response on Rule 2004 motion (0.1); follow up email exchange with J. Sharp (0.1); review and send comments on revised draft 2004 motion to J. Sharp (0.2); confer with UCC, AHC, MSGE, DOJ, NAS and Debtors about upcoming ERF chambers conference (0.6); follow up with K. Maclay (0.2) and D. Molton (0.2); email detailed summary of same to ERF and mediation groups (0.4); further review and revise rule 2004 motion for financial institutions (0.3); email J. Sharp regarding same (0.1); email	2.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/30/20	chambers' conference participants about NCSG member participation (0.1); Call with states on recap of ERF chambers conference (0.6); call with A. Troop and J. Sharp re discovery/ERF/legal research (0.6); review letter from NCSG and AHC re OTC Naloxone designations (0.2); compile and revise notes for A. Troop on 3/27 call (0.8); emails re NCSG draft ERF statement (0.1, 0.1, 0.1); review draft ERF statement (0.4); analyze/summarize amici curiae motion filed by mental health organizations (0.8); initial research on classification of states and political subdivisions (1.4, 1.8); review email from court (0.1); review notes of conference from S. Alexander (0.1).	7.10
J. S. Sharp	03/30/20	Participate in call regarding telephonic status conference regarding ERF (0.7); prepare for call with discovery committee (0.2); participate in call with discovery committee (0.8); revise 2004 motion for financial institutions (0.3); call with A. Troop and A. Alfano regarding Purdue case updates (0.5); email to R. Ringer regarding amended 2004 order for the Sacklers (0.1); emails to S. Alexander regarding 2004 motions (0.1, 0.1); email 2004 motions to discovery committee (0.2); email to J. Simcovitch regarding financial institution 2004 motion exhibits and confidentiality issues (0.4).	3.40
A. M. Troop	03/30/20	Review J. Sharp email to S. Alexander, G. Feiner, M. Rundlet and D. Nachman with revised 2004 motion and revised motion and email J. Sharp regarding same (0.1); email exchange with J. Sharp about whether NY exhibits were covered by the NY protective order (0.1); review D. Nachman request for notice on Friday AHC call and email A. Alfano and J. Sharp regarding same (0.1); prepare for ERF chambers' conference (1.5); email exchanges about HHS participation (0.1); review 8th Amended PI order incorporating voluntary stand down (0.2); email client team regarding same (0.1); email mediation and ERF group about potential mini mediation on ERF as possible direction of chambers' conference and forcing a joint submission (0.3); review and reply to responses from D. Hart, T. O'Neill and B. Edmunds and M. Van Eck (0.2); further email exchanges with J. Sharp about NY protective order (0.1); participate in ERF chambers	8.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		conference (1.6); email exchanges with M. Cyganowski regarding same (0.1); call with ERF group about chambers' conference (0.7); review and consider email from J. Drain regarding chambers' conference (0.1); email ERF group regarding same (0.1); email exchanges about next ERF steps (0.1); email M. Huebner to discuss ERF next steps (0.1); email exchange with G. Feiner regarding same (0.2); review S. Alexander summary of Judge Drain's instructions as contrasted with his email (0.2); review and comment on S. Alexander draft letter asking OTC naloxone documents to be made public (0.3); circulate draft letter and comments to PWSP team (0.1); email exchanges with D. Nachman, S. Alexander, G. Feiner, M. Rundlet and J. Sharp about dealing with NY subpoenas and protective orders (0.3); review and circulate amicus from various national health organizations (0.4); review further revised Rule 2004 motion (0.2); email J. Sharp, S. Alexander and D. Nachman regarding same (0.1); email exchange with R. Ringer and PWSP team about following up on amended UCC Rule 2004 order (0.2); prepare summary of chambers conference for NCSG distribution and circulate to conference participants for review and comment (0.9);	
A. V. Alfano	03/31/20	Call with states (1.1); brief review of draft third party 2004 motion (0.2); review discovery correspondence from UCC to Sacklers (0.1, 0.1); revise distribution list and email D. Nachman same (0.1); continued research on classification of claims (1.1, 2.1, 0.9).	5.70
J. S. Sharp	03/31/20	Review letter regarding confidentiality of naloxone documents (0.1); email to A. Troop regarding naloxone letter (0.2); participate in state coordination call (1.2).	1.50



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	03/31/20	Review comments to chambers' conference summary and further revise same (0.3); email exchange with S. Gilbert [REDACTED] (0.1); email exchange with J. McClammy on school districts' motion (0.1); finalize and forward to group together with S. Gilbert email under explanatory cover email (0.3); email exchange with R. Ringer about amended Rule 2004 (UCC) order (0.1); email exchange with G. Feiner about circulating chambers' conference summary and Gilbert email to entire NCSG (0.1); review Chicago School Districts' motion (0.2); email client regarding same and request to discuss from debtors (0.1); further revise chambers' memo summary for G. Feiner comment and recirculate (0.2); email exchange with S. Alexander on timing of HRT filing and response deadline, and open questions (0.2); email exchange with D. Mosteller and S. Ellis about School Districts' motion (0.1); follow up with S. Alexander on reply deadline for HRT motion and substance of reply (0.1); review revisions to letter requesting lifting confidentiality restrictions from S. Alexander (0.2); email PWSP team regarding same (0.1); confer with J. McClammy about School Districts (0.3); email summary of call to clients (0.2); confer with D. Molton about ERF (0.3); email summary of call with thoughts to ERF group (0.2); email exchange with S. Alexander on process re HRT objection/statement (0.1); participate in semi-weekly state call (1.0); schedule call with AHC on mediation for 4/2 (0.2); email exchange with D. Hart about status and conversation with A. Infinger (0.2); review UCC subpoena letter and forward to discovery group (0.1); email E. Vonnegut and M. Huebner to schedule call with T. O'Neill and A. Troop on ERF (0.1); email exchanges with discovery group about definition of covered Sackler Persons (0.1);	4.90

Total Hours: 319.90

**Total Fees: \$335,751.50**

*-15.0% Discount:* (50,362.73)

**Total Fees Due: \$ 285,388.77**

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>
A. V. Alfano	111.70
J. S. Sharp	69.80
A. M. Troop	<u>138.40</u>
<b>Total:</b>	<b>319.90</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
03/11/20	Computer Research	Summary	\$599.49
03/19/20	Document Processing	Summary	130.35
03/18/20	Court Services	VENDOR: CourtCall, LLC - LA; INVOICE#: 10469191; DATE: 3/18/2020 Hearing, A. Alfano	75.00
03/13/20	Express Courier Service	FedEX to Paul K. Schwartzberg Office of United States Trustee from Andrew Troop	25.88
03/13/20	Meals - Meetings	VENDOR: Nicky Gourmet Corp dba Kitchen Provance; INVOICE#: 313222B; DATE: 3/13/2020 KP provided lunch for A. Troop meeting hosted on 3.13.2020, J. Truscott	779.84
03/12/20	Meals - Working	Beverage Service(s), NY A. Troop	4.90
03/13/20	Meals - Working	Beverage Service(s), NY A. Troop	58.79
03/13/20	Meals - Working	Beverage Service(s), NY A. Troop	78.39
<b>Total Disbursements:</b>			<b>\$1,752.64</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	599.49
Court Services	75.00
Document Processing	130.35
Express Courier Service	25.88
Meals - Meetings	779.84
Meals - Working	142.08
<b>Total:</b>	<b>\$1,752.64</b>

**Total Due For Matter 0000001: \$287,141.41**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

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Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 335,751.50	\$ 1,752.64	\$ 337,504.14
-15.0% Discount	(50,362.73)		(50,362.73)
<b>Total This Invoice:</b>	<b>\$ 285,388.77</b>	<b>\$ 1,752.64</b>	<b>\$ 287,141.41</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8318956	02/29/20	\$153,540.22	\$0.00	\$153,540.22
8327145	03/30/20	235,704.87	0.00	235,704.87
Total Prior Outstanding		\$389,245.09	\$0.00	\$389,245.09
Total Amount Outstanding				\$676,386.50

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

May 11, 2020  
Invoice No. 8340394

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Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

May 29, 2020  
Invoice No. 8340930  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through April 30, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals -15.0% Discount	\$ 461,151.50 (69,172.73)	\$ 1,832.31	\$ 462,983.81 (69,172.73)
<b>Total This Invoice:</b>	<b>\$ 391,978.77</b>	<b>\$ 1,832.31</b>	<b>\$ 393,811.08</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8318956	02/29/20	\$153,540.22	\$0.00	\$153,540.22
8327145	03/30/20	235,704.87	0.00	235,704.87
8340394	05/11/20	287,141.41	0.00	287,141.41
Total Prior Outstanding		\$676,386.50	\$0.00	\$676,386.50
Total Amount Outstanding				\$1,070,197.58

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
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Andrew M. Troop

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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through April 30, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/01/20	Call with A. Troop re discovery issues (0.1); review data site in response to S. Alexander question (0.2); emails to S. Alexander re data site review (0.1); call with states re mediation (0.7); send A. Troop notes of call (0.1); revise mediation working group list (0.2); emails to D. Nachman and A. Troop re same (0.1, 0.1); call with J. Sharp on classification research (0.3); emails to C. McMillian re OTC Naloxone (0.1, 0.1); continued research on claims classification (2.0, 1.9).	6.00
J. S. Sharp	04/01/20	Emails to D. Nachman regarding proposed order for 2004 motion to third-party banks (0.1, 0.2); draft proposed order for 2004 motion to third-party banks (1.1); participate in call with discovery committee (0.8); review UCC request for production from initial covered Sackler persons (0.9); draft discovery request for Sacklers (1.4); email to A. Troop regarding request for production from the Sacklers (0.2); call with A. Alfano regarding research project (0.4).	5.10
A. M. Troop	04/01/20	Email exchanges with debtors and T. O'Neill scheduling 5 pm call on ERF (0.2); review and circulate email from mediators with proscribed list of questions for next mediation session (0.2); review D. Nachman emails to AHC and DOJ about third party discovery motion (0.1); circulate same to PWSP team under explanatory cover email (0.1); confer with M. Huebner, E. Vonnegut and T. O'Neill about ERF (1.0); debrief regarding same with T. O'Neill and D. Nachman (0.2); draft summary of conversation with debtors' counsel on ERF and forward to T. O'Neill for review and comment (0.4); review notice of hearing on Chicago School District's motion to join the mediation (0.1); circulated same to client and PWSP teams (0.1); briefly review and circulate the HRT motion to client and PWSP teams highlighting objection deadline of 4/15 and hearing date of 4/22 (0.2); email exchanges with counsel to UCC and AHC scheduling call on HRT motion (0.1); email exchanges (0.2) and confer (0.2) with	3.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/02/20	A. Alfano about documents regarding OTC naloxone; review J. Sharp draft shell for document requests (0.2); email exchange with J. Sharp regarding same (0.1); Call with AHC and NCSG re mediation (1.0); attend state call (0.6); continued research on classification (1.7); review data platforms for HRT documents in response to S. Alexander question (0.6).	3.90
J. S. Sharp	04/02/20	Review HRT funding agreement (0.2); participate in call with AHC regarding allocation and mediation (1.4); amended order authorizing examination of Sacklers (0.1); update request for production based on amended order authorizing examination of Sacklers (0.1); update 2004 motion for Purdue per amended order authorizing Sackler examination (0.1); update 2004 motion for third-party banks per amended order authorizing Sackler examination (0.1); attend coordination call (0.7); prepare for call with UCC regarding discovery (0.2); participate in call with UCC regarding discovery (0.6); review discovery produced by Raymond Sackler side (0.8).	4.30
A. M. Troop	04/02/20	Email exchanges with R. Ringer following up on 2004 Order (0.2); email exchanges with S. Alexander, G. Feiner and D. Nachman confirming availability on 4/3 for call with UCC and AHC on HRT motion (0.1); email exchange with A. Preis regarding same (0.1); further email exchange with G. Feiner about HRT motion (0.1); email exchanges with M. Van Eck about HRT motion and 4/3 call with UCC and AHC (0.2); review email from D. Molton inquiring on NCSG position [REDACTED] (0.1); review and circulate email from D. Nachman to PWSP team about HRT motion and relationship to Purdue (0.1); further email exchange with S. Alexander, G. Feiner and D. Nachman about 4/3 conference call on HRT motion (0.1); email D. Molton [REDACTED] (0.1); participate in NCSG and AHC conference call on mediation and allocation, including multiple emails with K. Massicotte (1.5); email exchange with D. Molton about next steps and circulate same to D. Nachman, U. Khan, G. Feiner and S. Alexander (0.1); further email exchange with K. Massicotte about [REDACTED]	6.60



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.2); follow up with G. Feiner, D. Nachman and S. Alexander (0.7); review entered 2004 order and email exchanges regarding same (0.1); review T. O'Neill email about ERF call with Debtors (0.1); further edit and circulate same to NCSG (0.2); email exchanges with D. Nachman, S. Alexander, M. Rundlet, G. Feiner and J. Sharp about Rule 2004 motion, no pre-set hearing date and process (0.2); participate in Semi-weekly state call (0.5); email exchange with M. Rundlet and J. Sharp on discovery call with UCC (0.1); confer with D. Nachman on status and next steps (0.3); review K. Eckstein email about whether AHC would co-move for 2004 discovery of financial institutions and circulate same to J. Sharp (0.1); confer with D. Molton about small working group, abatement and next steps (0.2); email G. Feiner, D. Nachman and S. Alexander regarding same (0.2); email exchanges with A. Alfano on identifying with S. Alexander OTC naloxone documents (0.3); review revised draft letter to Purdue to make certain naloxone letters public and strategy regarding same (0.4); email exchanges with S. Alexander setting call on same for 4/3 (0.1); review A. Alfano notes regarding end of mediation group call held on 4/1 and email exchange with A. Alfano regarding same (0.1); email J. Sharp and A. Alfano some initial concerns about draft letter on making certain OTC naloxone documents public (0.1);	
A. V. Alfano	04/03/20	Continued review of HRT documents in response to question from M. Van Eck (0.4); email to M. Van Eack re same (0.1); setup WebEx conference for Monday mediation call (0.2); emails to mediation group re same (0.1, 0.1); email to CT re access to Sacker documents (0.1); review motion to approve agreement with HRT (0.3).	1.30
J. S. Sharp	04/03/20	Emails to S. Alexander (0.1) and D. Nachman (0.1) regarding Financial Institution 2004 Motion; revise Financial Institution 2004 Motion to remove DOJ and AHC references (1.1); circulate revised draft of Financial Institution 2004 Motion (0.1); review letter from UCC to M. Sackler side regarding discovery (0.2); review comparison between discovery committee's document	3.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	04/03/20	requests and UCC's requests (0.2); revise Financial Institution 2004 Motion per A. Troop's comments (0.1); emails to A. Troop regarding Financial Institution 2004 Motion (0.4, 0.1); review letters regarding motion to quash New York subpoenas per D. Nachman (0.7); email to D. Nachman regarding questions relating to Financial Institution 2004 Motion and motions to quash (0.3); email Financial Institution 2004 Motion to Akin team (0.2). Confer with UCC and AHC about HRT motion and next steps (0.9); email exchanges with D. Nachman, G. Feiner and S. Alexander regarding same (0.2); review revised draft letter on de-designating certain HRT related documents (0.1); confer with S. Alexander regarding same (0.8); review emails among group regarding sharing draft 2004 motion for financial institution discovery with UCC and discovery status generally (0.2); email exchange with S. Alexander regarding sharing 2004 motion with UCC (0.1); email exchange with D. Nachman et al regarding same (0.1); email exchanges regarding NCSG mediation group call on 4/6 and related logistics (0.3); confer with D. Nachman about mediation and abatement model, ERF and HRT issues (0.3); email exchange with T. O'Neill and D. Nachman about scheduled T. O'Neill call with A. Infinger and likely agenda (0.2); update NCSG mediation group on 4/2 call with D. Molton on municipalities agreement to approach mediation and allocation through a cross-committee effort and with D. Nachman on next steps (0.2); email exchanges with G. Feiner on upcoming state calls (0.2); email exchanges with D. Hart (0.1) and M. Rundlet (0.1) on secure video conferencing platforms; email exchanges with Debtors, UCC and AHC about diligence call on OTC Naloxone Funding Agreement (0.2); email exchanges with S. Alexander, G. Feiner, D. Nachman, U. Khan and M. Van Eck regarding same (0.2); review and circulate letter from M. Hurley to J. Ball to NCSG discovery group (0.2); revise financial institutions 2004 motion (0.2); circulate same to M. Rundlet, G. Feiner, S. Alexander, U. Khan, D. Nachman and J. Sharp under explanatory cover email (0.2); exchanges with A. Alfano on NCSG mediation group call on 4/6 (0.1); review D. Nachman email on financial institutions Rule	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		2004 motion (0.1); email exchanges with J. Sharp regarding same (0.2); confer with D. Molton about ERF and mediation outreach to MacClay's group (0.3); review and respond to email T. O'Neill about his conversation with A. Infinger and my conversation with D. Molton (0.2); receive and forward to A. Alfano request from CT for additional access to documents (0.1); review and circulate D. Molton's email to K. Maclay (0.1); email exchanges with D. Nachman and T. O'Neill about 4/4 call on ERF (0.1);	
A. M. Troop	04/04/20	Confer with D. Nachman on ERF and case status (0.3); email from T. O'Neill forwarding revised ERF and respond to same (0.1); review letter from M. Hurley responding to letter from A. Lees (0.2); email AHC, Debtors and Sacklers' lawyers requesting A. Lees' letter (0.1); circulate M. Hurley letter to NCSG discovery group (0.1); review UCC questions for HRT diligence call on 4/6 and related emails (0.1); email exchanges with NCSG team regarding same and proposed order (0.1); review and further revise ERF version provided by T. O'Neill (2.2); transmit same to T. O'Neill and D. Nachman under explanatory cover email (0.2);	3.40
A. V. Alfano	04/05/20	Review HRT documents produced by debtors (0.5) and send email to A. Troop re same (0.1); emails with M. Rundlet re mediation meeting (0.1).	0.80
A. M. Troop	04/05/20	Briefly review draft HRT statement from S. Alexander (0.1); email exchange with S. Alexander regarding same (0.1); email exchange with D. Nachman and T. O'Neill about ERF revisions (0.1); email exchange with U. Khan and others on HRT diligence questions and call schedule (0.2); review HRT draft (0.3); email S. Alexander regarding same (0.2); email exchange with G. Feiner, D. Nachman, S. Alexander and U. Khan about HRT update from G. Feiner and her call with A. Preis (0.1); review email from D. Nachman regarding same (0.1); confer with S. Alexander regarding HRT statement and case strategy (0.8); email exchanges about HRT (0.1); email to Debtors, AHC and UCC with further HRT diligence questions (0.2); review A. Alfano about two postings on HRT and advise group (0.2); email J. Sharp and A. Alfano about HRT issues and strategic options (0.2);	2.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/06/20	Prepare for (0.1) and attend call with mediation working group (1.0); revise protective order tracker (0.1) and send email to C. Oluwole for access (0.1); review A. Troop revisions to ERF (0.1).	1.40
J. S. Sharp	04/06/20	Emails to A. Troop (0.1) and M. Rundlet (0.1, 0.1) regarding meet and confer with the Debtors; email to D. Nachman regarding notice to financial institutions (0.1); email to Debtors regarding meet and confer availability (0.1); email to G. Feiner regarding meet and confer with the Debtors (0.1); email to K. Blake regarding notice of 2004 motion (0.1).	0.70
A. M. Troop	04/06/20	Email exchanges about HRT follow up call after diligence call with Debtors (0.2); email exchange with D. Nachman and G. Feiner on next steps for ERF (0.1); email exchanges with DPW and T. O'Neill about scheduling call on ERF (0.1); email exchanges with J. Sharp about scheduling meet and confer with the Debtors (0.2); review additional UCC questions for Debtors on HRT and circulate same to client group (0.1); participate in NCSG mediation group call (1.1); participate in HRT diligence call with Debtors, UCC and AHC representatives (0.9); email exchanges with U. Khan regarding same and potential follow up questions (0.1); email K. Maclay to schedule call on mediation (0.1); email exchanges (0.1) and confer (0.5) with D. Molton and D. Nachman about mediation issues and approach and getting other locality committee involved; email exchange with D. Nachman about upcoming call with K. Maclay (0.1); review and circulate letter from J. McClammy (debtors) responding to NCSG 3/23 letter (0.2); email exchanges with allocation subcommittee about 4/7 call (0.1); follow up call on HRT diligence and potential filing with S. Alexander, G. Feiner, D. Nachman and U. Khan (0.7); prepare and email current version of ERF to ERF working group together with a marked copy against the AHC's last draft and identifying open issues (0.3); email exchanges with A. Preis scheduling 4/7 call on HRT (0.2); email exchange with S. Alexander about Naloxone Funding Agreement statement (0.1); email exchange with D. Nachman about Chicago School Board motion to join mediation (0.2); review request from D. Jones re access to 2004 discovery	7.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); circulate to discovery working group for review and comment (0.1); email exchange with M. Rundlet and G. Feiner regarding same (0.1); confer with K. Maclay (0.3); email exchanges with G. Feiner, M. Rundlet and A. Alfano about tracking time on discovery (0.1); review and circulate Side A request for additional time to object to UCC's rule 2004 requests (0.1); revise and circulate C. Oluwole's email on UCC access to documents provided to other parties (0.1); prepare and circulate summary of call with K. Maclay to D. Nachman and D. Molton (0.1); email exchanges with E. Vonnegut following up on scheduling ERF call (0.2); email exchange with S. Alexander and G. Feiner about conference with MA individual plaintiffs (0.2); email R. Ringer about FTI reports (0.1); email exchange with J. Sharp about meet and confer schedule (0.1); email exchange with G. Feiner about use of Laffet matrix to value AG time on discovery (0.1);	
A. V. Alfano	04/07/20	Call with mediation working group and take extensive notes (1.4); attend states call (1.0); review financial institution rule 2004 motion for consistency and accuracy (1.0); call with J. Sharp re 2004 motion (0.1); emails with debtors' counsel re platform access (0.1, 0.1); continued review of 2004 motion (0.3); email motion to J. Sharp with cover explanation (0.1); prepare 2004 motion for filing (0.3); draft email to chambers with proposed order and chambers copy (0.3); call from A. Hennessey re filing (0.1); emails with Managing Attorneys Office re filing (0.1, 0.1, 0.1); service 2004 motion by email (0.2); emails with A. Troop and J. Sharp re discovery (0.1, 0.1).	5.50
J. S. Sharp	04/07/20	Email to A. Troop regarding meet and confer (0.1); review and finalize 2004 motion for third-party financial institutions (0.4); emails to A. Troop regarding notice of 2004 motion and filing (0.3, 0.1); communication to A. Alfano regarding filing of 2004 motion (0.1); email to D. Nachman regarding filing of 2004 motion (0.1); email to counsel to Debtors, UCC, and Sacklers (0.2); participate in meet and confer call with UCC and Sackler Side B (0.7); email to A. Troop regarding notes from meet and confer call (0.1); participate in meet and confer call with UCC and Sackler Side A (0.8); emails to A. Troop	5.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	04/07/20	<p>regarding meet and confer with Sackler Side A (0.1, 0.1); update 2004 motion per UCC's request (0.1); emails to A. Alfano regarding filing of 2004 motion (0.1, 0.1); participate in state coordination call (1.0); email to K. Blake regarding service of subpoena for 2004 motion (0.1); email to D. Nachman regarding file-stamped copy of 2004 motion (0.1); emails to A. Troop regarding proposed order to 2004 motion (0.2, 0.1, 0.1). Review accumulated overnight emails (0.1); email exchange with D. Molton and D. Nachman about rescheduling NCSG/AHC/MSGGE meeting from 4/8 to 4/9 (0.1); email exchange with E. Vonnegut, M. Huebner and T. O'Neill about ERF (0.1); prepare for call with committee on HRT and other matter (0.2); confer with UCC about HRT (0.6); participate in damages committee call (0.5); confer with E. Vonnegut, S. Birnbaum and T. O'Neill about ERF (0.4); consider implications of call with UCC regarding HRT and draft email to U. Khan, D. Nachman, G. Feiner and S. Alexander about same (0.8); follow up email exchanges about sharing draft statement about HRT with UCC and AHC and related strategic issues (0.3); review and respond to T. O'Neill's summary of call with S. Birnbaum and E. Vonnegut about ERF and next steps (0.2); email exchanges (0.3) and confer (0.2) with M. Van Eck about HRT and PBC issues; participate in NCSG mediation subgroup call (1.9); email exchanges confirming Thursday call for NCSG/MSGGE/AHC (0.1); review revised 2004 motion (0.2); email exchanges with J. Sharp and A. Alfano regarding same (0.1); email exchanges with T. O'Neill about ERF follow up strategy and report to NCSG (0.1); participate in semi-weekly NCSG call (1.0); email exchange with UCC about 2004 financial institution motion (0.1); review further revised OTC Statement (0.2); circulate same to PWSP team (0.1); email exchange with D. Nachman and PWSP team about timing on 2004 motion (0.1); review J. Sharp notes on Sackler meet and confer re UCC discovery (0.1); email exchanges with J. Sharp about accommodating UCC request for reference in financial institution 2004 motion about its intent to file a similar motion (0.1); email exchanges with PWSP about hit reports for Sides A and B</p>	9.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); further email exchanges on inter- NCSG distribution of HRT statement (0.1); email exchange with J. Donahue about updated Brattle deck (0.1); confer with S. Alexander about HRT statement (0.2); email exchange with PWSP team about form of 2004 order (0.1); review Side B Request for chambers conference on 2004 motion and circulate same to discovery subgroup (0.1); review T. O'Neill proposed email to debtors on ERF (0.2); forward same to T. O'Neill under explanatory cover (0.1); review motion by J&J attorney for admission pro hac and circulate to client under email cover with thoughts re same (0.1); circulate invite for 4/9 meeting with NCSG/MSGE/AHC (0.1); follow up with J. Sharp and A. Alfano on hit reports and getting documents from Sides A and B (0.1);	
A. V. Alfano	04/08/20	Review draft OTC statement (0.3) and revised ERF draft (0.2); email to CT re platform access (0.1)	0.60
J. S. Sharp	04/08/20	Emails to M. Hurley regarding call to discuss 2004 motion (0.1, 0.1); email to A. Troop regarding 2004 motion conference (0.1); emails to M. Rundlet regarding call with the UCC (0.1, 0.1, 0.1); participate in discovery committee call (0.4); analysis of Debtors' response to discovery letter (0.3); call with UCC counsel regarding 2004 motion (0.4).	1.70
A. M. Troop	04/08/20	Review T. O'Neill ERF transmittal to debtors (0.2); email exchange with G. Feiner about strategy issues for HRT and ERF (0.2); email exchanges with T. O'Neill about distributing to ERF transmittal to debtors to larger ERF group (0.2); circulate same to larger ERF group under explanatory cover email (0.1); review request for chambers' conference on financial institutions' 2004 request (0.1); email discovery group regarding same (0.1); email exchanges scheduling call with UCC on financial institution 2004 request (0.1); email exchanges with discovery group about scheduling chambers' conference on financial institution 2004 (0.1); email exchanges with lawyers for Sacklers and others confirming 4/9 3-5 for chambers' conference (0.1); email exchanges with discovery group on participating in chambers' conference (0.2); follow up email exchange with M. Rundlet regarding same (0.1); review email from A. Preis about	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		HRT, Chicago Public Schools and Allergan lift stay motion (0.1); email G. Feiner, D. Nachman, U. Khan, S. Alexander and PWSP team about email from A. Preis and initial thoughts (0.2); further email exchanges with discovery group about upcoming chambers' conference (0.1); email exchange with AHC and UCC about HRT and Public Schools (0.1); email exchanges confirming 3 pm chambers' conference for 4/8 (0.3); email exchanges about Pinney Associates and 4/10 call regarding same and HRT (0.1); email exchanges with R. Ringer and K. Eckstein (0.2) and confer about deferring HRT (0.3); email mediation group about 4/9 update and strategy call (0.1); email exchange with S. Alexander about HRT statement (0.1); review and email comments to HRT revised draft to S. Alexander. G. Feiner and D. Nachman (0.3); follow up email exchange with S. Alexander and others regarding same (0.1); circulate ERF proposal and related emails to ERF and mediation team (0.2); email exchange with A. Lees about 4/9 chambers conference (0.1); email J. Sharp regarding same (0.1); review A. Preis email about debtors' revised ERF and UCC ERF (0.1); review UCC mark up of ERF (0.2); forward same and A. Preis email to mediation and ERF subgroups under explanatory cover email (0.1); confer with Brattle and J. Donahue (0.3); email with C. Robertson confirming Friday call on Pinney and HRT (0.1); follow up email with AHC and UCC regarding same and documents received by UCC (0.1); email exchange with client regarding same (0.1);	
A. V. Alfano	04/09/20	Attend WebEx with AHC, NCSG, and MSGE (2.0); call with D. Nachman, A. Troop and J. Sharp on term sheet (0.6); follow up call with J. Sharp re same (0.1); review emails from S. Alexander and A. Troop re HRT statement (0.1, 0.1); arrange mediation meeting (0.1); email to debtors' counsel re platform access (0.1); initial research/drafting of term sheet (0.6).	3.70
J. S. Sharp	04/09/20	Participate in telephonic status conference regarding 2004 motion (1.0); participate in state coordination call (1.2); call with A. Troop, A. Alfano, and D. Nachman regarding Purdue abatement plan (0.7); follow up call with A. Alfano regarding Purdue abatement plan (0.1); political	4.20



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A. M. Troop	04/09/20	subdivision population research (0.7); email to A. Alfano regarding subdivision populations for abatement plan (0.4); email to A. Troop regarding FBAR (0.1). Confer with D. Nachman in preparation for call with AHC on abatement and default mechanism (0.2); confer with D. Molton about Debtors' proposed ERF (0.2); participate in call with AHC and NCSG and MSGE on abatement and default mechanism (2.1); review and circulate to NCSG discovery team UCC's joinder (0.1); email exchanges regarding same and AHC position (0.2); email exchange with T. O'Neill [REDACTED] (0.1); email exchange with D. Nachman about upcoming chambers conference on Rule 2004 request (0.1); email exchange with DOJ regarding same (0.1); review and circulate to NCSG discovery team K. Porter email following up with Simpson on discovery (0.1); review further revised OTC Naloxone statement (0.2); email thoughts regarding same to S. Alexander (0.1); prepare for chambers conference on Rule 2004 motion (0.5); participate in chambers' conference on Rule 2004 motion (1.0); participate in States semi-weekly call (1.1); confer with S. Gilbert on ERF (0.2); email exchange with A. Lees on scheduling conference on financial institution discovery (0.1); email exchange with M. Hurley regarding same (0.1); update email exchanges with NCSG discovery team to identify issues and coordinate 4/10 call regarding same (0.2); email E. Vonnegut and S. Birnbaum about scheduling call with AHC, UCC and NCSG on ERF for 4/10 (0.1); email exchanges confirming same (0.1); confer with D. Nachman about resources to prepare the detailed explanation AHC requested about abatement plan and default mechanism (0.1); confer with D. Nachman, J. Sharp and A. Alfano about same (0.6); follow up with J. Sharp and A. Alfano regarding same (0.1); review draft email from T. O'Neill to AHC and UCC and responses to same (0.2); email exchanges about Monday mediation planning all (0.2); email R. Ringer about scheduling FTI meeting (0.1); email exchanges with NCSG discovery team about potential changes to document request for financial institutions (0.2); review article about US	10.40

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		objection to releases in Murray plan and email A. Alfano to get and circulate same (0.1); email exchanges with S. Alexander and G. Feiner about HRT opposition and sharing with AHC and UCC (0.2); circulate email and documents from UCC on Pinney (0.2); review question about Reports of Foreign Bank and Financial Accounts from M. Rundlet and respond to same (0.1); email C. Fornos regarding same (0.1); email exchanges with UCC and AHC about Chicago Public Schools and mediation (0.1); email exchange with S. Gilbert about his conversation with debtors on ERF (0.1); email T. O'Neill regarding same (0.1);	
A. V. Alfano	04/10/20	Call with Managing Attorneys Office re case deadlines (0.1); emails to states re mediation call (0.1); review distribution list and send email to A. Troop re same (0.1); analyze draft NY proposal, mediation call notes and other docs/take extensive notes for draft term sheet (1.5); initial drafting of mediation term sheet (2.5, 1.0, 2.3).	7.60
J. S. Sharp	04/10/20	Research local rules regarding discovery (0.3); email to M. Rundlet and A. Troop regarding local rules regarding discovery definitions (0.3); draft and revise discovery requests for third-party financial institutions (2.8); call with discovery group to discuss financial institution discovery requests (0.8); email revised discovery requests to A. Troop, M. Rundlet, K. Blake, and U. Khan (0.1); revise discovery request in response to comments received (0.4); email to A. Troop, M. Rundlet, K. Blake, and U. Khan regarding revised request (0.3).	5.00
A. M. Troop	04/10/20	Email S. Alexander, G. Feiner and D. Nachman about circulating HRT statement/opposition to AHC, UCC and MSGE (0.1); review and respond to further email from S. Alexander on public trust argument in HRT statement/opposition (0.3); circulate draft HRT statement/opposition to AHC, MSGE and UCC under detailed cover email (0.3); email exchange with M. Rundlet, K. Blake, U. Khan and J. Sharp about 2004 definitions (0.1); review Side A Extension request for UCC 2004 and circulate same to NCSG discovery team (0.1); email exchange with M. Rundlet, K. Blake, U. Khan and J. Sharp about identifying trusts and interaction with Protective Order (0.1); email exchange with J. Sharp	7.70

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		about FBAR (0.1); review S. Baker's counsel's letter on complaints and officer/director positions and circulate same to NCSG discovery team (0.1); review and circulate to HRT working group additional diligence materials, noting confidentiality limitations (0.1); gather and forward allocation emails from D. Nachman to J. Sharp and A. Alfano (0.1); email exchange with D. Nachman on discovery question (0.1); email exchanges with R. Ringer and A. Preis on HRT statement/objection (0.1); confer with Debtors, AHC and UCC about not currently proceeding with ERF and process for advising the court (0.3); email exchange with D. Nachman, S. Alexander, G. Feiner, U. Khan and M. Van Eck about CPS motion (0.1); coordinate CPS follow up with AHC and UCC (0.1); email exchanges with A. Preis regarding same and upcoming HRT call (0.1); review confirmation re ERF from E. Vonnegut (0.1); email same to NCSG ERF group under explanatory cover email (0.2); confer with D. Molton on School Districts (0.1); detailed email to team about open 4/22 motions - HRT, Allergan Stay Relief and School Districts (0.3); prepare for (0.2) and participate in continued HRT diligence call with Debtors, UCC and AHC (1.0); email exchanges with NCSG discovery team about definition of documents and ability to expand discovery later (0.1); participate in NCSG discovery team call following up on chambers conference and next steps (0.5); email exchanges with D. Nachman about next mediation date and mediator follow up (0.2); draft email from mediators on next mediation date, need for backup date and process of expanding public entity inputs (0.1); review P. Singer email on HRT and email D. Nachman regarding same (0.1); confer with AHC and UCC about open matters for 4/22 with emphasis on HRT and School Districts (0.5); review S. Alexander summary of chambers' conference and email exchange regarding same (0.2); email exchanges with mediators about next mediation date and backup (0.2); email mediation group about picking a back up date (0.2); review Tennessee county notice of appeal documents and circulate to core team (0.2); email exchanges with Debtors, UCC and AHC about School Districts (0.1); email exchange with G.	

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		O'Connor and K. Maclay on NY intra-state allocation plan (0.2); email D. Nachman regarding same (0.1); review revised 200	
A. V. Alfano	04/11/20	Continued drafting/revisions to term sheet (2.9); extended call with J. Sharp to analyze terms and revise term sheet (2.1); send term sheet to A. Troop with cover explanation (0.3); review/revise A. Troop comments to term sheet (0.5).	5.80
J. S. Sharp	04/11/20	Call with A. Alfano regarding allocation plan (2.1); review and revise allocation plan term sheet (0.4); email to A. Alfano regarding allocation plan term sheet (0.1).	2.60
A. M. Troop	04/11/20	Confer with UCC, AHC and Debtors about School Districts (0.5); detailed summary of same to mediation group (0.4); follow up call with D. Molton on School Districts and HRT (0.2); email DPW asking for details on fundraising efforts by HRT (0.1); email NY intra-state outline to K. Maclay and G. O'Connor under cover email laying out confidential nature and limits on dissemination (0.2); review and revise draft allocation term sheet from J. Sharp and A. Alfano (2.6); email comments and questions to J. Sharp and A. Alfano with proposed revisions (0.3); email mediation group re call with D. Molton (0.1); review and consider revisions to HRT statement from S. Alexander (0.1); email S. Alexander regarding same and next steps (0.1); review S. Ellis and D. Mosteller emails on School District Claims (0.1); follow up email exchanges regarding same (0.2); review and revise draft Allergan opposition from S. Alexander (0.4); email S. Alexander, G. Feiner and D. Nachman regarding same (0.1); email exchanges with A. Alfano and J. Sharp about allocation term sheet (0.2); review revision to allocation term sheet from A. Alfano (0.2); email exchange with AHC and UCC about timing for call on HRT with Debtors (0.1); receive and circulate email from A. Preis summarizing call with counsel for Chicago School district and forwarding District's lawyer's advocacy piece (0.2); further revise allocation term sheet (0.6); forward same to D. Nachman under detailed explanatory cover email (0.3); email exchanges with J. Sharp and A. Alfano on HRT statement (0.1); email S. Alexander on timing re same (0.1); review and circulate	7.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/12/20	follow up diligence responses from debtors (0.2); Brief review of docket (0.1); arrange for calendaring of deadlines (0.1); review draft term sheet (0.1).	0.30
A. M. Troop	04/12/20	Review revised Allergan opposition from S. Alexander (0.1); email exchanges regarding same (0.1); email exchanges with G. Feiner and S. Alexander about HRT (0.2); review D. Nachman question regarding allocation term sheet (0.1); review same (0.9); circulate same to D. Nachman and PWSP team (0.1); email and coordinate Debtors, AHC and UCC call re HRT for 4/13 (0.2); email exchange with S. Alexander and others on timing and next steps regarding HRT (0.1);	1.80
A. V. Alfano	04/13/20	Video conference with NCSG mediation group on term sheet (2.0); follow-up notes re same (0.2); emails from A. Troop and S. Alexander re OTC Naloxone filing (0.1, 0.1, 0.1); brief call with J. Sharp and S. Alexander re filing (0.1); email from A. Troop re conversation with debtors (0.1); confer with A. Troop re meeting with debtors (0.1); review filing for confidential information (0.5); initial cite check of filing (0.3); analyze protective order, local rules and chambers rules re motions to seal (0.5); initial drafting of motion to seal before pens down (1.2, 1.4); brief call with J. Sharp on motion to seal (0.1); attention to calendaring dates/deadlines (0.3).	7.10
J. S. Sharp	04/13/20	Work on revisions to opposition to HRT funding motion (3.1); revise discovery request for financial institutions (1.1); emails to M. Rundlet and A. Troop regarding discovery request (0.1, 0.1); email discovery request to G. Feiner (0.1); emails to A. Troop regarding discovery request (0.1, 0.1); email to A. Troop regarding opposition to HRT funding motion (0.1); email to S. Alexander regarding call to discuss HRT funding opposition (0.1); research regarding second circuit law on business judgment rule (0.6); calls with A. Alfano (0.1) and A. Alfano and S. Alexander regarding opposition to HRT motion (0.1); work on revisions to discovery request to initial covered Sackler persons (2.4); email to M. Rundlet and U. Khan regarding revised requests to initial covered Sackler persons (0.2).	8.30
A. M. Troop	04/13/20	Email S. Alexander and others about 5 pm call with Debtors on HRT deferral and AHC position (0.1); review	5.30

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		<p>various materials about proof of claim deadlines forwarded by MA AG (0.1); email exchanges about allocation, best interest test and other issues with S. Alexander, G. Feiner and D. Nachman (0.3); email exchanges with J. Sharp and A. Alfano about population cutoffs for block grant programs (0.2); participate in allocation group meeting including email exchanges during same with participants (1.2); email exchanges with J. Sharp, M. Rundlet, K. Blake and U. Khan about financial institution discovery requests and next steps (0.1); review K. Massicotte email on block-grant concept (0.1); follow up email exchanges with PWSP team and D. Nachman regarding same (0.1); review revised form of discovery request (0.1); email exchanges with J. Sharp regarding same and confirming with PWSP E-discovery team on description (0.2); review email from L. McFarlane on default options and email exchange with D. Nachman and A. Alfano re same and scheduling mediation group meeting (0.1); email exchange with A. Preis about upcoming HRT call (0.1); confer with Debtors, UCC, AHC counsel about having taking HRT off the calendar and school districts' motion (0.9); email exchanges with AHC and UCC counsel about school districts' motion (0.1); confer with UCC and AHC about school districts' motion (0.2); emails regarding follow up with Debtors on school districts for 4/14 (0.1); draft and circulate detailed email about call with Debtors, UCC and AHC resulting in HRT motion coming off calendar (0.3); review new papers for school districts substituting for Chicago (0.2); email exchange with M. Van Eck about same (0.1); email MA and NY regarding same (0.1); email exchange with M. Van Eck about HRT developments and next steps (0.1); email exchange with S. Alexander regarding same and UCC's position (0.1); confirm 9 am call with Debtors, AHC and UCC on public school motion (0.1); email exchange with M. Hurley and J. Sharp on status of form request (0.1); email exchanges with C. Mehri, counsel to school districts (0.1); email exchange with S. Alexander about HRT and other follow up on 4/14 (0.1);</p>	
A. V. Alfano	04/14/20	Video conference with NCSG mediation working group to	5.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	04/14/20	<p>develop allocation proposal (2.1); follow up notes re same (0.2); brief call with A. Troop to recap terms (0.1); attend state call (0.9); review drafts of state allocation proposal (0.6, 0.2, 0.2); emails from states re revisions to term sheet (0.1, 0.1, 0.1, 0.1); discovery correspondence from Sackler Side B (0.2); review draft discovery correspondence among states (0.1, 0.1, 0.1).</p> <p>Review time sheet for Sackler discovery (0.2); email to A. Alfano regarding Sackler discovery time sheet (0.1); communication with A. Alfano regarding Sackler discovery (0.1); revise Sackler discovery request per U. Khan comments (0.3); review financial institution discovery request for relevant time period (0.1); email revised discovery requests to U. Khan and M. Rundlet (0.1); email to M. Rundlet regarding meet and confer with Akin and Milbank (0.1); review A. Alfano's changes to the Sackler discovery time sheet (0.1); email Sackler discovery time sheet to A. Troop (0.1); email to S. Alexander regarding opposition to HRT motion (0.1); call with Akin and Milbank regarding Sackler Side B discovery issues (1.3); review and revise notes from Akin/Milbank call (0.2); email notes from Akin/Milbank call to A. Troop (0.1); participate in state coordination call (0.9); emails to A. Troop regarding financial institution discovery request (0.1, 0.6); email to M. Hurley regarding financial institution discovery request (0.1); email to counsel for Sackler Side A, Sackler Side B, Debtors, UCC, and AHC regarding financial institution discovery request (0.2).</p>	4.80
A. M. Troop	04/14/20	<p>Email exchange with NCSG mediation group on public schools' motion re mediation (0.1); confer with Debtors. AHC and UCC regarding same (0.5); confer with D. Molton regarding PEC efforts to get new motion withdrawn (0.2); email to NCSG mediation subgroup about status of schools' motion, parties' position, my recommendations, conversation with D. Molton and next steps (0.3); review emails from multiple states on population issues and cutoffs, block grants, and related allocation issues (0.7); review J. Sharp comments to HRT statement and email exchanges regarding same (0.1); participate in mediation group video conference (1.7);</p>	12.10

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		email exchange with J. Donahue about damages call (0.1); participate in damages committee call (0.9); revise and edit draft allocation term sheet (1.4); email exchanges with PWSP team to review same (0.2); email exchanges with J. Sharp re covering Sackler meet and confer (0.1); review comments to revised term sheet and further review same (0.1); email same to mediation group under cover email (0.1); email exchange with S. Alexander regarding same and email slight change to term sheet to mediation group (0.1); review D. Mosteller comments and revise term sheet (0.2); email mediation subgroup regarding same and requesting further comments before circulation to NCSG (0.1); email exchange with B. Edmunds confirming current distribution only to NCSG and MD reservations (0.1); circulate same to NCSG group (0.1); further email exchange with S. Alexander re draft term sheet (0.1); participate in majority of state semi-weekly call (0.8); review and circulate Side A response to UCC extension offer on discovery responses (0.1); follow up email exchanges with B. Edmunds on block grant qualifications (0.2); receive abatement strategies from M. Rundlet (0.1); forward same to G. Feiner (0.1); follow up with B. DeLange on Dentons' lawyer who reached out to ID AG (0.2); email exchange with J. Sharp and A Alfano about sharing draft discovery request with UCC (0.1) and list of recipients (0.1); revise term sheet based on NCSG call (0.3); circulate same to mediation subgroup with questions and proposed transmittal to AHC and MSGE (0.2); email exchange with G. Feiner, D. Nachman and T. O'Neill [REDACTED] (0.1); further revise and recirculate term sheet to mediation group under explanatory cover email (0.1); further email exchanges with G. Feiner and D. Nachman about term sheet (0.2); further revise same (0.2); email exchange with T. O'Neill regarding same and circulate further revised draft for client review (0.1); email exchange about list of programs and priorities with M. Rundlet (0.1); confer with C. Mehri about public schools' mediation motion (0.2); email exchanges with N. Kelly and D. Nachman about allocation issues (0.2); review D. Mosteller comments to transmittal and revise and circulate same to mediation	



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		subgroup (0.1); review and circulate Side B's response to 3/23 NCSG letter on discovery issues (0.1); review and finalize draft term sheet (0.3); transmit same to counsel for AHC and MSGE under further revised transmittal (0.1); email same to mediation group under explanatory cover email (0.1); review notice taking HRT motion off calendar and email E. Vonnegut to confirm objection deadline also has been postponed (0.1); email Debtors, UCC and AHC about conversation with C. Mehri (0.1); email exchanges to schedule meet and confer regarding schedule for briefing on financial institution 2004 motion with UCC (0.1), with Side (0.1) and with Sie B (0.1); review and respond to M. Rundlet email about the list of abatement programs (0.1); review correspondence from Side B on Initial Cover Sackler discovery and hit lists and circulate same to discovery subgroup (0.1); email exchanges with S. Gilbert and others about references for Tribes in draft allocation term sheet (0.1);	
A. V. Alfano	04/15/20	Call with AHC and NCSG (0.5); call with S. Alexander and A. Troop re final revisions to draft objection (0.1); review discovery correspondence in response to M. Rundlet inquiry (0.3); review/revise draft lift stay opposition for consistency/accuracy (1.0, 0.4); cite check draft opposition (0.5); finalize draft objection for filing (0.2); serve filing via email (0.1, 0.1); continued research on classification of claims (1.0).	4.20
J. S. Sharp	04/15/20	Email to D. Nachman and R. Ringer regarding discovery call (0.1); email regarding call to discuss NCSG's 2004 motion to financial institutions (0.2); review revisions to Allergan statement (0.2); email to S. Alexander regarding Purdue discovery (0.1); call with G. Feiner regarding Purdue discovery (0.2); participate in discovery committee call (0.8); emails to M. Rundlet and A. Troop (0.1) and the UCC's counsel (0.1) regarding debtor discovery; call with AHC regarding mediation (0.9); research correspondence per UCC's request (0.4); email to M. Rundlet regarding UCC correspondence request (0.1).	3.20
A. M. Troop	04/15/20	Email exchanges with counsel for AHC and MSGE about scheduling call to follow up on term sheet (0.2); review emails from B. Edmunds about opposition to Allergan motion for relief from stay (0.3); email exchanges with S.	6.50

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		Alexander about same (0.1); confirm 4/16 call on NCSG financial institution discovery (0.1); review and revise opposition to Allergan stay relief motion (0.8); email same to B. Edmunds, S. Alexander and PWSP team under explanatory email cover (0.2); email PWSP team regarding same and filing timeline (0.1); email exchanges with S. Alexander, B. Edmunds and PWSP team about D. Mosteller's comments on an earlier draft and implication here, with a proposal to resolve (0.1); email exchanges with S. Alexander, B. Edmunds, D. Mosteller and PWSP team regarding same (0.2); email exchanges scheduling call with AHC and perhaps MSGE for 3 pm (0.2); follow up email exchange with D. Nachman and S. Gilbert regarding same (0.1); further follow up with D. Nachman (0.1); email exchanges (0.1) and confer with S. Alexander about last-minute comments from B. Edmunds (0.2); email mediation group about 3 pm call with AHC (0.1); continue to edit, revise and finalize opposition to Allergan stay relief motion (0.8); email exchanges with B. Edmunds, D. Mosteller, S. Alexander, L. Kelleher and PWSP team regarding the same (0.2); confer with NCSG and AHC about allocation and AHC's decision not to include NCSG in 4/16 mediation session (0.6); review and incorporate additional comment from B. Edmunds for opposition to Allergan stay relief motion (0.2); email exchange with S. Alexander and PWSP team about other objections to Allergan stay relief motion (0.1); email exchange with NCSG mediation group about AHC decision not to include NCSG in mediation session, terms sheet, MSGE issues, and other related strategic and legal issues involving mediation (0.4); emails to MSGE counsel and invite to a 4/16 call (0.1); confer with D. Molton about term sheet draft (0.2); confer with D. Nachman regarding same and next steps (0.2); email T. O'Neill about open issues and next steps (0.1); confirm 4/17 call with AHC and circulate invite to NCSG negotiating team (0.1); review D. Molton emails to MSGE and circulate same (0.2); email exchanges about school districts and confirming call with Debtors, UCC and AHC for 4/16 (0.1); email exchange with R. Ringer about AHC position on Allergan (0.1); email exchange with K. Maclay about	

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		MSGE's lack of availability on 4/16 but ability to participate in call scheduled for 4/17 (0.1); update client on MSGE (0.1);	
A. V. Alfano	04/16/20	Attend state call (0.6); continued research on classification issues (1.5, 1.1, 1.3).	4.50
J. S. Sharp	04/16/20	Review email scans from M. Rundlet (0.2); email to A. Alfano and M. Rundlet regarding UCC email request (0.1); review email from M. VanEck regarding exhibit to 2004 motion for Purdue (0.1); email to M. VanEck regarding exhibit to 2004 motion for Purdue (0.1); email to M. Hurley regarding call to discuss Debtor discovery (0.1); call with UCC counsel regarding debtor discovery (0.5); emails to J. Murphy regarding UCC communication request (0.1, 0.1); email to D. Nachman regarding financial institution discovery call (0.1); prepare for financial institution discovery call (0.1); participate in financial institution discovery call with Debtors, Side A, Side B, UCC, and AHC representatives (1.3); follow up call with U. Khan (0.3); participate in state coordination call (0.6); emails to M. Rundlet and G. Feiner regarding debtor discovery (0.1, 0.1).	3.90
A. M. Troop	04/16/20	Email exchange with D. Mosteller and others about Allergan and unified opposition to request for stay relief (0.1); confer with AHC, Debtors and UCC about next steps on Public Schools and proposed resolution (0.2); review R. Ringer email about proposals for Public Schools and respond to Debtors, AHC and UCC regarding same (0.1); confer with D. Molton about Public School Districts and NCSG most recent term sheet (0.2); email summary of Public Schools' call with AHC, Debtors and UCC to NCSG Mediation Group (0.2); email exchange with D. Nachman about mediation process and terms of bids and asks (0.2); email exchanges with UCC and M. Rundlet about debtor discovery (0.1); review Brattle chart on claims estimate and related explanatory email (0.2); email exchange with J. Donahue and Brattle regarding same (0.1); confer with UCC and NCSG on debtor discovery (0.4); confer with J. Sharp on debtor discovery issues (0.3); email exchange with S. Alexander, M Van Eck, M. Rudlet and J. Sharp about next steps on compulsory debtor discovery (0.1); email exchanges with	6.20

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		UCC and AHC about status of proposal to Public Schools (0.2); review S. Alexander email on hit reports and email S. Alexander, M. Rundlet, M. Van Eck and J. Sharp regarding same (0.1); email exchange with A. Alfano about responses to next mediation date (0.1); meet and confer with Sacklers on financial discovery issues (0.9); email exchanges with A. Preis, M. Hurley and D. Nachman regarding same (0.2); email exchanges with S. Alexander, M. Rundlet, M. Van Eck, G. Feiner and J. Sharp about Sackler "certification" proposal (0.2); review back and forth emails about Public Schools and circulate to mediation group (0.1); participate in semi-weekly state call (1.0); email exchanges with G. Feiner regarding follow up with AHC on financial presentations (0.1); email exchanges confirming Friday call with Mediation Group (0.1); email exchanges with D. Nachman about outreach from non-state AHC members (0.1); email exchange with G. Feiner, D. Nachman and S. Alexander about bar date and extension issues (0.2); email exchanges about hit reports from debtors (0.1); email exchanges with mediation group regarding 4/27 conference with mediators (0.1); email exchange with K. Maclay (0.1); receive and circulate AHC abatement draft to mediation group (0.1); review same (0.3);	
A. V. Alfano	04/17/20	AHC/NCSG subgroup call (0.9); attend larger AHC/NCSG/MSGC mediation call and reconstruct notes (2.0); continued classification research (1.8).	4.70
J. S. Sharp	04/17/20	Email to discovery team regarding Debtors discovery search terms (0.1); email to S. Alexander regarding Debtors discovery search terms (0.1); email to S. Alexander and A. Troop regarding Debtors discovery search terms (0.1); review UCC search terms email (0.4); email to UCC regarding Debtor discovery (0.2); review AHC abatement allocation plan (0.4); communications with A. Alfano regarding mediation call (0.1);	1.40
A. M. Troop	04/17/20	Email exchanges with K. Feinberg and L. Phillips about mediation dates (0.1); review C. Mehri response to proposal for Public Schools and R. Ringer's proposed further response and email AHC, Debtors and UCC regarding same (0.1); review further revisions from R. Ringer on proposed response and respond to same (0.1);	7.10

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		review confirmation of mediation dates from mediators and schedule WebEx for same (0.1); participate in call with non-state AHC representatives (0.7); follow up exchanges with NCSG discovery group and PWSP team on obtaining hit reports from debtors (0.2); review C. Mehri reply to proposed Public Schools resolution and circulate same to NCSG mediation group under explanatory email (0.1); email exchange with J. Donahue about T. Miller invoices (0.1); email exchanges with counsel for public schools, Debtors, UCC and AHC about moving objection deadline in light of resolution (0.1); participate in NCSG mediation group meeting (1.1); email exchanges with NCSG negotiating team about call with non-States on AHC (0.1); coordinate same (0.1); confer with NCSG negotiating team and non-States on AHC (0.8); prepare and circulate to NCSG mediation group draft agenda for call with AHC and MSGE (0.2); review and circulate M. Hurley email on 4/14 meet and confer (0.1); further email exchanges refining agenda for call with AHC and MSGE (0.2); confer with K. Maclay about upcoming call and agenda (0.1); circulate draft agenda for upcoming call to AHC and MSGE (0.1); review filing by NAS group on Public Schools (0.2); email exchanges with A. Preis regarding same (0.1); email NCSG mediation group about UCC position on Public Schools being public side creditors (0.1); receive and circulate draft order resolving Public School mediation motion (0.1); participate in call with NCSG, AHC and MSGE mediation groups (1.4); email exchanges about status of draft statement on ERF proposals among UCC and Debtors and forward same to mediation and ERF groups (0.2); confer with J. Sharp on discovery and other case issues (0.2); review letter from the Raymond Sackler side of the family about proposed financial institution discovery (0.2); circulate same to NCSG discovery group under explanatory cover email (0.1); review and respond to email from S. Alexander on bar date extension strategy (0.1);	
J. S. Sharp	04/18/20	Email to A. Troop regarding response to Raymond Sackler side discovery proposal (0.1); email to discovery group regarding Raymond Sackler side discovery	0.40

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A. M. Troop	04/18/20	proposal (0.3). Confer with D. Nachman on status and next steps (0.3); review and further revise draft ERF deferral statement for court (0.2); email same to Debtors, AHC and UCC under explanatory cover email (0.1); review and revise draft Public School stipulation (0.3); email to AHC, UCC Debtor under explanatory cover email (0.1); email comments to Public Schools stipulation and ERF statement to NCSG mediation and ERF groups (0.1); follow up email exchange with A. Preis on comments to ERF statement (0.1); email exchanges with R. Ringer and others about scheduling 4.20 call with AHC and MSGE (0.1); email NCSG mediation group regarding same (0.1); review and circulate to NCSG discovery group, M. Hurley's confirmation on ability to share debtor hit reports (0.1); consider strategy regarding (0.2) and email exchange with J. Sharp about (0.2) potential response to Raymond Sackler letter on financial institution discovery issues; confer with D. Nachman about summarizing conceptual issues with AHC proposal (0.2); email J. Sharp and A. Alfano regarding same (0.1); review and forward to J. Donahue email from M. Cyganowski about Brattle (0.1); email exchange with M. Cyganowski regarding same (0.1); review and respond to M. Huebner edit to ERF statement (0.1); review Side B response on financial institution discovery (0.3); email same and observations to NCSG discovery group (0.1); review and respond to R. Ringer comments to ERF statement (0.1); email exchanges with AHC counsel about its striking treatment of Public Schools as public side and UCC position (0.2);	3.20
A. V. Alfano	04/19/20	Analyze AHC allocation proposal (0.5); review notes in response to A. Troop question (0.4); email to A. Troop re same (0.2).	1.10
J. S. Sharp	04/19/20	Email to A. Troop regarding response to response to Raymond and Mortimer Sackler side discovery (0.1); draft response letter to Raymond and Mortimer Sackler side discovery (0.8); revise 2004 proposed order (0.2, 0.1); email draft letter and 2004 order to D. Nachman and A. Troop (0.1); email to D. Nachman regarding response letter (0.1); emails to discovery committee regarding response letter (0.1, 0.1); email response letter to UCC	2.00

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A. M. Troop	04/19/20	(0.1) and AHC (0.2); email to A. Preis regarding comments to response letter (0.1). Email exchange with J. Donahue about M. Cyganowski and Brattle documents (0.1); email exchanges with AHC counsel about Public Schools and stipulation proposal on being public side for mediation (0.1); email exchanges confirming that no list of AHC or MSGE participants received for 4.20 meeting/call (0.1); email exchanges with G. Feiner and D. Nachman on proposed response to Side A and B positions on financial institution discovery (0.1); email exchange with M. Rundlet and L. Eaton about subdivision question for Colorado (0.1); review A. Alfano list of conceptual issues on AHC proposal re abatement (0.1); review and circulate to mediation and ERF groups proposed final version of ERF statement for court (0.1); email update on public schools to NCSG mediation group (0.2); review outline of issues on AHC draft from J. Donahue (0.2); follow up email exchange with D. Molton, K. Eckstein and R. Ringer about public school stipulation (0.1); email exchanges with R. Ringer and J. Eckstein about participation in 4.20 NCSG, AHC and MSGE conference (0.2); email exchange with A. Alfano and J. Sharp about J. Donahue list of issue for AHC draft abatement proposal (0.1); email exchange with D. Nachman about process for upcoming call with AHC and MSGE (0.2); begin to revise outline for state and local discussion on 4/20 (0.8); review and comment on proposed response to Side A and B from J. Sharp (0.1); review emails from S. Alexander and J. Donahue regarding same (0.1); further revise outline for 4.20 call with AHC and MSGE (0.2); circulate same for further review and comment to J. Donahue, S. Alexander, D. Nachman and G. Feiner under cover email regarding document and strategy for 4.20 call (0.3); confer with K. Eckstein on public school issue, new counsel for individual claimants and upcoming NCSG/AHC/ MSGE call (0.4); draft and circulate summary of K. Eckstein call to J. Donahue, S. Alexander, D. Nachman, G. Feiner and PWSP team (0.2); email exchange with discovery group on distribution process for draft response to Side A and B on financial institution discovery and for finalizing same	4.20

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		(0.1); review and further revise outline for AHC.NCSG/MSGE call based on S. Alexander comments (0.2); circulate same to client group for review and comment (0.1);	
A. V. Alfano	04/20/20	NCSG preparation call for conference with AHC (0.3); initial drafting of side by side comparison of NCSG proposal (1.2); review AHC comparison (0.5); attend AHC/NCSG call (2.1); review Sackler discovery entries and input into chart (0.2); email from NCSG mediation group re block grant eligibility (0.1, 0.1, 0.1, 0.1); continued classification research (1.0, 1.3).	7.00
J. S. Sharp	04/20/20	Communications with A. Troop regarding discovery response letter (0.1); email discovery response letter to Sackler Side A and Side B (0.2); email discovery response letter to discovery committee (0.1); work on revisions to Sackler subpoena (1.4); email to M. Leventhal regarding 2004 proposed order (0.1); email to A. Troop regarding debtor entities on financial institution subpoena (0.4); work on Sackler discovery time sheet (0.4); email to A. Alfano regarding discovery time sheet (0.1); email to discovery committee regarding Side A response (0.1); emails to A. Troop regarding proposal for financial institution 2004 order (0.1) and Sackler time sheet (0.2); participate in meet and confer with Akin and Milbank (0.4); review and revise call notes (0.3); email to A. Troop regarding Akin and Milbank meet and confer call (0.1); revise financial institution 2004 proposed order to reflect comments received (1.4); email to A. Troop regarding revised order (0.1); email to C. Oluwole regarding NCSG response to J. McClammy's April 6, 2020 letter (0.1); revise 2004 proposed order per A. Troop comments (0.1); email to discovery committee regarding revised 2004 proposed order (0.2); email to J. McClammy regarding financial records for Purdue Frederick Company and Rhodes Technologies Inc. (0.1); email revised proposed order to Sackler Side A and Side B (0.2).	6.20
A. M. Troop	04/20/20	Email exchanges with D. Nachman on for AHC and MSGE (0.2); review further comments from D. Nachman (0.1); email D. Nachman about lack of further follow up from K. Eckstein or D. Molton (0.1); revise issues list based on D. Nachman comments (0.1); email exchange	6.70



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		with D. Molton on status (0.1); email exchange with D. Nachman about next steps (0.1); finalize issues list and forward to counsel to AHC and MSGE under explanatory cover email (0.1); email to PWSP team about preparing side by side document comparison of NCSG and AHC proposals (0.1); email exchange (0.1) and confer (0.2) with counsel for Debtors, AHC and UCC about proposed stipulation on public school mediation motion; review and forward to NCSG discovery group email from J. McClammy about debtor accounts in financial institution discovery motion (0.1); confer with D. Molton (0.2) and K. Eckstein (0.3) about status and organization for abatement call and issues; review side by side and revised agenda from AHC (0.1); email summary of D. Molton and K. Eckstein calls and side by side to NCSG negotiating and PWSP teams together with revised agenda and side by side (0.3); review further revisions to Public school stipulation (0.1); email exchanges with AHC and UCC regarding same (0.1); emails about prep call with NCSG negotiating team (0.1); participate in prep for NCSG/AHC/MSGE call with NCSG negotiating team (0.3); email MSGE counsel about lack of participation in call (0.1); participate in NCSG/AHC/MSGE call (2.1); email exchange with B. DeLange about legislative appropriation issues (0.1); email exchanges with negotiating team about follow up (0.1); further email exchanges on modifications to Public Schools stipulation (0.1); review Side B Comments to proposed financial institution discovery order (0.2); email exchanges with discovery group regarding same (0.2); email exchanges with J. Sharp about G. Feiner comments on PEO platform for financial institution discovery and preliminary blanket PEO designation (0.1); circulate final Public Schools stipulation to NCSG mediation group under explanatory cover email (0.2); review draft discovery order and revise same (0.1); email J. Sharp regarding same (0.1); review and revise proposed transmittal of form of 2004 order to Sacklers and email discovery group regarding same (0.1); draft mediation update for NCSG meeting and circulate to D. Nachman for review and comment (0.4);	
A. V. Alfano	04/21/20	Brief call with NCSG mediation working group (0.3);	6.80

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J. S. Sharp	04/21/20	<p>Mediation/allocation call with AHC and NCSG (2.0); attend state call (0.9); email to chambers for A. Troop telephonic appearance (0.1); revise discovery distribution list (0.1); create virtual pleadings binder for A. Troop (0.1); continued research on classification of claims (2.0, 1.3).</p> <p>Emails to J. McClammy regarding debtor bank account information (0.1, 0.1); review document from J. Ball regarding Sackler Financial Institutions (0.2); review email from A. Lees regarding financial institution 2004 proposed order (0.1); prepare for call with Debtors regarding financial institution subpoena (0.1); participate in call with Debtors and UCC regarding financial institution subpoena (0.5); email to M. Hurley regarding discovery status with Debtors (0.1); call with U. Khan regarding 2004 financial institution proposed order (0.3); review protective order (0.2); email to R. Ringer regarding 2004 proposed order (0.1); email to U. Khan regarding protective order restrictions (0.2); emails to A. Troop regarding Debtors' discovery (0.1) and response to J. Ball (0.1); participate in state coordination call (0.9); email to M. Van Eck regarding discovery issues (0.1); revise financial institution subpoena (0.4); email to A. Troop regarding financial institution subpoena (0.2); emails to discovery group regarding financial institution subpoena and proposed order (0.2, 0.1); communications with A. Alfano regarding March 18 hearing transcript (0.1); review March 18 hearing transcript (0.5); email to M. Hurley regarding Sackler discovery (0.2); emails to A. Troop regarding discovery (0.1) and inquiry in response to email from J. Ball (0.1, 0.1, 0.1); emails to discovery group regarding discovery objection from Sackler Side B (0.1).</p>	5.40
A. M. Troop	04/21/20	<p>Email exchanges with Debtor and UCC and J. Sharp about identifying information for certain non-debtor accounts for financial institution discovery (0.1); confer with forgoing regarding same (0.3); confer with D. Molton on TDP and other status (0.2); review email from mediators on upcoming meetings (0.1); email AHC counsel regarding same and ability to make a joint meeting (0.1); review D. Nachman comments to summary</p>	11.00

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		of mediation status for NCSG distribution (0.3); circulate same to G. Feiner (0.1); review A. Lees email on procedures to resolve disputes on form of order (0.1); detailed email to discovery group regarding same and proposed next steps (0.2); further email exchange with AHC counsel on potential joint meeting with mediators and proposing an agenda for same (0.2); review A. Preis email to mediators on public schools and circulate same (0.1); email exchanges with discovery group on strategy for obtaining 2004 order (0.2); review and circulate emails from AHC about 4.21 call and start time for mediators on 4.22 (0.2); follow up email exchange with M. Cyganowski regarding same (0.1); participate in claims call (0.4); email NCSG mediation group about TDP and conversation with D. Molton (0.2); email NCSG group topic agenda and abatement comparisons in advance of semi-weekly call (0.2); email exchanges with Debtors, AHC and UCC about call in advance of 4/22 hearing (0.2); prep with NCSG negotiating team for AHC/MSGE call (0.3); email exchange with B. DeLange on abatement programs (0.1); participate in call with AHC (MSGE unable to participate) (2.1); email exchange with U. Khan on HRT (0.1); email exchange with A. Alfano on hearing prep (0.1); analyze and circulate AHC follow up questions on HRT to client (0.1); review and circulate Debtor response to client (0.1); forward Pinney documents to U. Khan (0.1); email exchanges with G. Feiner about creating working group for TDP (0.1); email exchange with K. Benedict on 867 data consents (0.1); email discovery team and T. O'Neill regarding same (0.1); review Side A comments on form of 2004 order and propose response for discovery group's consideration (0.2); email mediators about proposed joint meeting with the AHC and invitation to MSGE with suggested agenda (0.2); review further revised order from Side B (0.1); email exchanges with discovery group regarding same and next steps (0.2); follow up email exchanges with mediators and counsel for AHC and MSGE (0.1); review revisions to discovery requests to eliminate "pertaining to" and email exchange with J. Sharp regarding same (0.1); confer with counsel for Debtor, AHC, UCC and NY	

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		about 4.22 hearing including ERF statement, Allergan and discovery issues (0.8); email exchanges about uploading requirement for uploading documents in proposed 2004 order (0.1); revise draft transmittal of same for J. Drain (0.1); email UCC counsel about next steps on financial institution 2004 (0.1); email discovery group on reach out to UCC (0.1); email exchanges with UCC about process for resolving 2004 order (0.2); email discovery group on exchanges with UCC counsel on financial institution discovery and other discovery disputes (0.2); email exchanges with J. Sharp about addition of W&C to discovery emails (0.1); further revise and forward email to chambers requesting hearing date on motion for 2004 motion from financial institutions (0.2); review letter of termination from financial institution received from J. Ball and consider same (0.2); email exchange with J. Sharp regarding same (0.1); review A. Preis email to J. Ball about financial institution termination letter (0.1); email exchanges about additional questions for J. Ball with J. Sharp (0.1); review email exchanges about abatement proposals among NCSG mediation group (0.2); respond to email from J. Ball with termination letter and questions from A. Preis and challenging OPEO designation (0.2); email NCSG discovery group update on transmittal to court of 2004 order and request for expedited hearing and follow up with other parties (0.1); review A. Lees response to expedited process for hearing on 2004 order (0.1); email discovery group same with thoughts on process and timing (0.1); further email exchange with S. Alexander and G. Feiner [REDACTED] (0.2); review and circulate Side A responses and objections to UCC subpoena (0.2);	
A. V. Alfano	04/22/20	Attend hearing (1.9); conference with NCSG, AHC and MSGE allocation working groups (2.0); attend meeting with mediators (1.0); continued classification research (1.0).	5.90
J. S. Sharp	04/22/20	Email financial institution subpoena to Sacklers (0.2); review emails relating to discovery issues at hearing (0.2); call with UCC and A. Troop regarding discovery (0.2); email to A. Troop regarding discovery issue (0.1);	5.80

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		participate in discovery committee call (0.8); email to M. Rundlet regarding discovery issue (0.1); confer with A. Troop regarding discovery (0.1); email to A. Troop regarding subpoena issue (0.1); email to Debtors, UCC, AHC, and Sacklers regarding NCSG's Sackler-discovery fees (0.1); review Sackler Side B discovery objections (0.9); email to S. Brauner regarding Sackler discovery fees (0.2); review NCSG's request for production from Initial Covered Sacklers (1.4); email to A. Troop regarding conference to discuss 2004 motion briefing schedule (0.1); email to Debtors, UCC, AHC, and Sacklers regarding 2004 motion briefing schedule (0.1); confer with A. Alfano regarding discovery from Debtors (0.1); emails to A. Troop for Debtors regarding 2004 proposed order for financial institution discovery (0.8, 0.1); emails to J. McClammy regarding 2004 proposed order for financial institution discovery (0.1, 0.1).	
A. M. Troop	04/22/20	Attention to debtor discovery; to school district claim amounts; to financial institution discovery; to omnibus hearing; to session with AHC, MSGE and NCSG; to preparing and participating in joint mediation session; to financial institution discovery.	11.70
A. V. Alfano	04/23/20	Call with NCSG/AHC/MSGE re allocation (2.1); attend state call (1.1); draft notice of hearing for Rule 2004 motion (0.4); emails with J. Sharp (0.1) and A. Hennessy (0.1) re filing; emails from UCC (0.1) and Sackler Side A (0.1) re discovery; emails from A. Troop (0.1, 0.1) re Rule 2004 request; confer with J. Sharp and A. Troop (0.2) re 2004 discovery; review revisions to notice of hearing (0.1); analyze allocation notes (0.3); docket research in response to questions from J. Sharp (0.2); notes re revisions to allocation proposal (0.2).	5.20
J. S. Sharp	04/23/20	Review email from Debtors regarding production of bank account information (0.1); email to A. Troop regarding Debtors' bank account information (0.1); calls to J. McClammy regarding proposed order for 2004 proposed order for discovery from financial institutions (0.1, 0.1); call with counsel from Debtors, UCC, Sacklers, and AHC regarding discovery dispute (0.6); follow up call with A. Troop regarding discovery issues (0.2); email to M. Hurley regarding production of bank account information	8.10

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		(0.2); email to G. Feiner regarding debtors discovery (0.1); email to G. Feiner regarding meeting with USA's office (0.1); revise hearing notice for May 1 hearing (0.5); email revised hearing notice to A. Troop (0.1); email to A. Alfano regarding hearing notice (0.1); review comments to 2004 request to Sacklers and revise request accordingly (0.9); revisions to financial institution 2004 proposed order per discussion with J. McClammy (0.2); email to A. Troop and G. Feiner regarding changes (0.1); FRBP 2004 discovery research (0.6); revise hearing notice per A. Troop's comments (0.6, 0.2); emails to A. Troop regarding hearing notice (0.1, 0.1); email May 1 hearing notice to counsel for Debtors, UCC, Sacklers, and AHC (0.2); prepare for coordination call with states (0.3); confer with A. Alfano regarding filing of hearing notice (0.1); emails to A. Troop and R. Ringer regarding mediation meeting (0.1, 0.1); participate in state coordination call (1.1); conference with A. Troop and A. Alfano regarding May 1 hearing (0.2); review communications relating to May 1 hearing (0.1); email to A. Hennessy regarding filing of hearing notice (0.1); email to M. Hurley regarding discovery negotiations with Debtors (0.3); email to A. Troop regarding Side B markup (0.1); email to discovery group regarding Side B's markup of 2004 proposed order and differences to NCSG's proposed order (0.3).	
A. M. Troop	04/23/20	Attention to Rule 2004 Financial Institution Discovery issues, including email exchanges with clients, meet and confer with Sacklers on financial institution discovery, multiple emails and calls about Sacklers' position, email exchange with A. Lees about communications on setting hearing with court, review and revise notice of hearing, email exchanges with court and UCC in response to J. Ball email, email exchanges with team about DOJ inquiry, email DOJ regarding same, revised order from Side B, emails and conference with PWSP team about next steps, email exchange with discovery team on Side B proposed revisions and proposed response; attention to question of additional discovery for Initial Covered Sackler Persons and email and confer with M. Rundlet regarding same, and follow up emails regarding same; attention to mediation and allocation issues, including confer with D.	8.40

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		Nachman and email about scheduling large mediation group meeting, conference with AHC and MSGE, emails about new working document, emails about comments to discussions and drafts, to next mediation date; email exchange with B. Edmunds, scheduling issues, call with AHC; attention to TDP; attention to scheduling 4/24 FTI presentation; prepare for and participate in states semi-weekly call; email exchanges with I. Volkov about substituting in for Schulte for hospitals; confer with U. Khan on status; attention to Side B letter on discovery and search terms for UCC;	
A. V. Alfano	04/24/20	Attend AHC/MSGE/NCSG allocation call (2.1); analyze notes on allocation structure (1.0); revise/finalize notice of 2004 hearing (0.8); perform electronic service of notice (0.1, 0.1); review meet and confer notes from J. Sharp (0.1); emails from A. Troop re discovery (0.1, 0.1); initial research re objections to third party subpoenas (0.8).	5.20
J. S. Sharp	04/24/20	Email to S. Alexander regarding discovery production from Debtors (0.1); emails to A. Troop regarding Debtor production (0.1, 0.1); call to R. Ringer regarding mediation (0.1); email to Debtors and UCC regarding bank statement production (0.1); email to G. Cicero regarding mediation (0.1); revise 2004 proposed order per A. Troop comments (0.3); email to A. Troop regarding hearing notice and 2004 proposed order (0.1); email to counsel for debtors, UCC, AHC, and Sacklers regarding hearing notice (0.1); participate in AHC-NCSG meeting with AHC financial advisors (2.1); participate in meet and confer call with UCC and Side A and Side B (1.8); email to A. Troop regarding meet and confer and 2004 motion brief (0.7); confer with A. Alfano regarding Milbank discovery (0.1); emails to discovery group regarding Sackler objection (0.3); email to A. Alfano regarding Milbank discovery (0.1); email to A. Troop regarding AHC presentation (0.1); email to R. Ringer regarding AHC presentation (0.1).	6.40
A. M. Troop	04/24/20	Attention to NCSG/AHC meeting and related issues of new draft, next mediation session, etc., to obtaining PEC allocation formula; attention to finalizing notice of hearing and revise proposed order on financial institution rule 2004 discovery; attention to court emails regarding	2.70

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		same; attention to Debtors' proposed redaction of PPI as part of its voluntary protection and interplay with protective order; to further responses from Debtor re Pinney and circulating same; to FTI meeting and access to Norton Rose productions; to J. Sharp summary of Sackler meet and confer and insights into objection to financial discovery rule 2004 motion;	
A. V. Alfano	04/25/20	Review notes re allocation structure (0.6); emails from discovery group re 2004 motion (0.1, 0.1); initial discovery research re redaction of sensitive information (1.2); email to J. Sharp and A. Troop re preliminary research results (0.1); continued research re discovery (2.0, 1.3); draft research analysis email to J. Sharp (0.5).	5.90
A. M. Troop	04/25/20	Email exchanges with D. Nachman about mediation and discovery; confer with B. Edmunds	0.90
A. V. Alfano	04/26/20	Emails from A. Troop re discovery (0.2, 0.1, 0.1); send out invitation for mediation call (0.1); analyze Sackler Side B response to 2004 motion (0.8); draft shell reply to objections (0.5); continued discovery research (0.9).	2.70
J. S. Sharp	04/26/20	Review email from A. Troop regarding Sackler responses (0.1); emails to A. Troop regarding Sackler responses (0.1, 0.1); review Side B limited objection (0.6); emails to discovery group regarding Sackler limited objections (0.2, 0.1).	1.20
A. M. Troop	04/26/20	Email exchanges with D. Nachman about mediation and discovery (0.1); confer with B. Edmunds about case status (0.4); review (0.2) and respond to A. Alfano research on sufficiency of relevancy objections to withhold documents in discovery (0.2);	0.90
A. V. Alfano	04/27/20	Call with the NCSG larger mediation working group (2.5); call with A. Troop and J. Sharp re discovery responses (0.5) [REDACTED]; email to U. Khan re Purdue guilty plea (0.1); brief call with J. Sharp re draft discovery letter (0.1); analyze UCC letter re Sackler discovery disputes (0.7) and take notes re same (0.3); review "Side A" (0.5) and "Side B" (0.5) objections to Rule 2004 motion; email to J. Sharp and A. Troop re confidentiality designations (0.1); review allocation proposal draft by G. Gotto (lawyer for WA subdivisions) (0.7) and T. O'Neill comments to same (0.3); review J. Sharp draft of 2004 reply (0.4); research re	11.70



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	04/27/20	discovery/redact issues (1.0); draft letter in support of UCC discovery letter (2.0, 2.0). Review Side A limited objection (0.9); emails to UCC regarding confidentiality of UCC letter (0.2, 0.1); email to discovery group regarding confidentiality of UCC letter (0.1); communications with A. Alfano regarding research for reply in support of UCC motion (0.1, 0.1); draft reply in support of 2004 motion (9.4); email draft reply to A. Troop and A. Alfano for review (0.2).	11.10
A. M. Troop	04/27/20	Confer with D. Nachman; attention to filings regarding discovery; outline response based on anticipated Sackler filings.	1.80
A. V. Alfano	04/28/20	Draft letter in support of UCC 2004 request (0.2); attend state call (1.0); conference with UCC and states re 2004 filings (0.2); emails with U. Khan re Purdue guilty (0.1, 0.2); analyze of guilty plea (0.4); follow up research to fill in citations in draft reply (2.1, 1.0, 0.7); review draft reply for consistency and accuracy (0.7); implement MA and ID revisions to draft (0.4); review A. Troop comments to 2004 letter (0.3); review 2004 letter for consistency and accuracy (0.2); continued review and revisions to draft reply (0.5); continued research for 2004 reply re confidentiality redactions (0.3); final review of 2004 reply and letter before sending to UCC (0.2).	8.50
J. S. Sharp	04/28/20	Emails to discovery group regarding UCC call (0.1, 0.1); email to M. Hurley regarding meeting with UCC (0.1); review and comment on letter in support of UCC discovery filing (1.2); email comments to A. Troop and A. Alfano (0.1); review email from U. Khan regarding Purdue-DOJ settlement (0.2); review Purdue-DOJ settlement (0.4); emails to S. Alexander (0.1) and R. Ringer (0.1) regarding FTI slides; call with UCC counsel regarding discovery filings (0.2); review materials for state coordination call (0.2); participate in state coordination call (1.0); work on revisions to 2004 motion reply (1.3) and discovery letter joinder (0.4); emails to A. Troop and A. Alfano regarding 2004 motion reply (0.1) and discovery letter (0.1); email to A. Troop regarding case research (0.2).	5.90
A. M. Troop	04/28/20	Review and revise draft reply to Sacklers' objection to Rule 2004 discovery of financial institutions (3.9);	10.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		participate in damages/claim call (0.3); continued attention to draft reply (1.1); circulate draft reply to states under email cover (0.1); participate in semi-weekly state call (1.0); email exchanges about next mediation steps (0.2); review and revise draft letter in support of UCC in discovery dispute with the Sacklers (1.7); receive comments and revise reply to Rule 2004 motion (2.1); circulate reply and letter on discovery issues to NCSG for review and comment (0.3):	
A. V. Alfano	04/29/20	Continued revisions to letter re UCC/Sackler discovery disputes (1.0, 0.5, 0.2) and reply in support of Rule 2004 discovery (1.2, 0.8, 1.0); analyze cases cited in reply (0.3); draft certificate of service (0.3); review reply and letter for consistency and accuracy (1.0); finalize documents for filing (0.7); serve filings electronically and circulate to client (0.3).	7.30
J. S. Sharp	04/29/20	Email to K. Porter regarding meet and confer scheduling (0.1); review revisions and comments to reply (0.6); call with U. Kahn regarding 2004 reply (0.2); review revisions to letter in support of UCC filing from A. Alfano and make additional revisions (0.9); case law research for reply (0.4); email to A. Troop regarding case description (0.7); email to A. Alfano and A. Troop regarding revisions to letter (0.1); work on revisions to reply and letter in support and coordinate filing with A. Alfano (3.4).	6.40
A. M. Troop	04/29/20	Email exchanges with NCSG/AHC/MSGE teams about moving working group call to 4/30 to allow localities to meet on 4/29 (0.2); email exchange with M. Van Eck on AHC expert meetings (0.1); email exchanges with R. Ringer and others about rescheduling NCSG/AHC/MSGE call to 4/30 to allow locality meeting on 4/29 (0.1); email exchanges with AHC and MSGE counsel to set mediation dates for May (0.2); email exchanges with mediation subgroup regarding same (0.1); email exchange with mediators proposing two meeting on 5/14 and 5/26 (0.1); review A. Preis email to Side A (J. Ball) regarding lack of proof of causal connection between NY subpoena and termination of banking relationships (0.1); forward same to discovery subgroup under explanatory email (0.1); follow up emails regarding same with discovery subgroup	9.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); review multiple comments received over the course of the day to Reply on financial institution Rule 2004 and letter in support of UCC letter re discovery, emails and conversations regarding same from States and UCC (0.8); revise Reply (3.4) and letter (0.9) and circulate to NCSG for comment under explanatory cover email (0.2); review further comments and further revisions and circulation of same for comment (2.3); review draft UCC filing regarding forgoing (0.2); email and confer with A. Preiss regarding same (0.1); email exchanges with PWSP team about finalizing documents, including certificate of service, and filing of same (0.2); briefly review filings from private insurance payers (0.1), AHC (0.1); Side A Sacklers (0.2); Side B Sacklers (0.2); email exchanges regarding same with PWSP team (0.1);	
A. V. Alfano	04/30/20	Distribute discovery pleadings to group (0.2); attend AHC/MSGE/NCSG allocation call (2.3); attend state call (1.1); call (partial) with A. Troop, J. Sharp and UCC re 5/1 hearing (0.5); review markup of allocation agreement (1.2); analyze Sackler Side A and B replies, AHC statement and private insurance claimant filings (1.1); email to D. Nachman and U. Khan re chambers' rules for hearing attendance (0.1); compile hearing binder materials (0.3); continued review/notes re allocation proposal (0.4).	7.20
J. S. Sharp	04/30/20	Email to A. Troop and A. Alfano regarding insurance class action filing (0.3); call with A. Troop and R. Ringer regarding information sharing (0.2); email to K. Porter regarding 2004 motion (0.1); email to D. Nachman regarding 2004 motion (0.1); communications with A. Troop regarding information sharing (0.1); review emails relating to information sharing (0.1); meeting with A. Troop and A. Alfano regarding information sharing (0.6); prepare for state coordination call (0.2); participate in state coordination call (partial) (1.0); participate in pre-hearing call with UCC (0.6).	3.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	04/30/20	Begin to prepare for 5/1 hearing (1.2); confer with R. Ringer and J. Sharp about IAC information (0.2); participate in call with NCSG, AHC and MSGE (2.3); draft detailed email re calls with R. Ringer and with D. Molton for D. Nachman and G. Feiner (0.4); email exchanges regarding same (0.2); review for distribution to NCSG (0.2); confer with Team Akin about 5/1 hearing (0.5); follow up with J. Sharp and A. Alfano regarding same and hearing prep (0.4); revise draft email re IAC information for Milbank and Debevoise and circulate to NCSG discovery group for review and comment (0.2); further revisions regarding same (0.1); participate in State call (1.1); email Debevoise and Milbank re IACs and review and circulate response agreeing to share IAC data with members of NCSG (0.1); email exchanges about scheduling meeting with S. Gilbert for week of 5/4 (0.2)	7.10

Total Hours: 440.00

**Total Fees: \$461,151.50**

-15.0% Discount: (69,172.73)

**Total Fees Due: \$ 391,978.77**

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>
A. V. Alfano	137.10
J. S. Sharp	116.00
A. M. Troop	186.90
<b>Total:</b>	<b>440.00</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
04/28/20	Computer Research	Summary	\$1,591.31
04/29/20	Document Processing	Summary	63.00

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04/27/20	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4299863; DATE: 4/27/2020 Hearing Transcript 4/22/20, A. Alfano	108.00
04/22/20	Other Court Costs	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-010041323936; DATE: 5/5/2020 Southern District of New York, Court Call Regarding Hearing for Purdue, A. Alfano, 04/22/20	70.00
<b>Total Disbursements:</b>			<b>\$1,832.31</b>

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#### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Computer Research	1,591.31
Deposition/Transcript	108.00
Document Processing	63.00
Other Court Costs	70.00
<b>Total:</b>	<b>\$1,832.31</b>

**Total Due For Matter 0000001: \$393,811.08**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

May 29, 2020  
Invoice No. 8340930  
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Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 461,151.50	\$ 1,832.31	\$ 462,983.81
-15.0% Discount	(69,172.73)		(69,172.73)
<b>Total This Invoice:</b>	<b>\$ 391,978.77</b>	<b>\$ 1,832.31</b>	<b>\$ 393,811.08</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8318956	02/29/20	\$153,540.22	\$0.00	\$153,540.22
8327145	03/30/20	235,704.87	0.00	235,704.87
8340394	05/11/20	287,141.41	0.00	287,141.41
Total Prior Outstanding		\$676,386.50	\$0.00	\$676,386.50
Total Amount Outstanding				\$1,070,197.58

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

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[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

June 29, 2020  
Invoice No. 8345876  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through May 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals -15.0% Discount	\$ 370,140.50 (55,521.08)	\$ 561.60	\$ 370,702.10 (55,521.08)
<b>Total This Invoice:</b>	<b>\$ 314,619.42</b>	<b>\$ 561.60</b>	<b>\$ 315,181.02</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
Total Prior Outstanding		\$0.00	\$0.00	\$0.00
Total Amount Outstanding				\$315,181.02

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through May 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	05/01/20	Attending hearing on 2004/discovery issues (2.9); review proposed rule 2004 order (0.1); review notes from hearing (0.2).	3.20
J. S. Sharp	05/01/20	Confer with A. Alfano regarding hearing (0.1); call with Milbank regarding view-only platform issues (0.7); participate in telephonic hearing and revise 2004 order per Court's comments (2.7); email revised 2004 order to discovery group (0.1).	3.60
A. M. Troop	05/01/20	Email exchanges with PWSP team about participating in the upcoming call on view-only platforms (0.2); email exchanges with client about strategy for hearing (0.3); email exchanges with J. Donahue, P. Singer, AHC counsel on Miller scope of work and fees (0.2); prepare for hearing (1.8); participate in discovery hearing (2.6); email exchanges with client about getting access to IAC documents (0.1); email exchanges with client and PWSP team following hearing about preparing order to conform with Court's rulings (0.4); email exchanges with N. Kajon and M. Hurley about hearing (0.1); email exchanges with R. Ringer about IAC document access (0.1); email exchange with G. Feiner to schedule next FTI presentation (0.1); review J. Sharp draft of revised order (0.1); email exchange with M. Van Eck regarding same and hearing (0.1);	6.20
A. V. Alfano	05/02/20	Review draft proposed 2004 order (0.2); revisions to draft 2004 order to incorporate A. Troop comments (0.4); continued revisions to order (0.3); emails from A. Troop re proposed order (0.2); brief review of press release re 5/1 hearing (0.1).	1.20
J. S. Sharp	05/02/20	Confer with A. Alfano regarding changes to 2004 motion proposed order (0.1); review mark up of 2004 motion proposed order and email to A. Alfano regarding same (0.2); emails to A. Troop (0.2) and M. Petit (0.2) regarding financial institution discovery; email to A. Troop regarding financial institution discovery proposed order (0.1); email to K. Blake regarding subpoenas (0.1).	0.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	05/02/20	Email exchange confirming 5/3 call with S. Brauner and A. Preis (0.1); email exchanges with discovery group on 2004 order re financial institutions (0.2); review and respond to email from G. Feiner confirming and summarizing 5/1 call on view-only platform (0.1); confer with D. Nachman, G. Feiner and S. Alexander about discovery, case status and open issues (0.8); review J. Ball email about spouse marriage dates and email exchanges with client and PWSP team regarding same (0.1); email exchanges with discovery group on using debtor view only platform for financial institution discovery (0.1); email J. Ball about process for identifying marriage dates for spouses (0.1); revise document request for financial institutions (0.2); email PWSP team regarding same (0.1); circulate same to discovery group for comment (0.2); circulate revised order and document request to counsel for Sacklers, Debtor, UCC, AHC and other parties on Sackler discovery email under explanatory cover email (0.2);	2.20
A. M. Troop	05/03/20	Email exchange with D. Molton about scheduling call on MSGE issues (0.1); schedule mediation group meeting for 5/5 (0.1); confer with A. Preis and S. Brauner about multiple issues (0.8); review and circulate Side B comments to 2004 order under explanatory cover email (0.2); prepare and circulate summary and analysis of call with A. Preis and S. Brauner to S. Alexander, U. Khan, D. Nachman, G. Feiner and PWSP team (0.6)	1.60
A. V. Alfano	05/04/20	Review iterations of draft 2004 order (0.2, 0.3) and draft subpoena (0.2, 0.2, 0.2) for submission to court; review Sackler Side A (0.4) and Side B (0.1) markup of 2004 order and subpoena; email from A. Troop re extensive discussion with UCC (0.3); review notes from 5/1 with respect to order/subpoena revisions (0.2); email to Norton Rose re document access (0.1).	2.20
M. Pettit	05/04/20	Call with J. Sharp to discuss assignment regarding subpoenas of banks(.2 h); call with New York Attorney General's office re contacts at banks (.2 h).	0.40
J. S. Sharp	05/04/20	Emails to J. Simcovitch regarding bank discovery call (0.1, 0.1); call with M. Pettit regarding bank discovery (0.2); email mediation proposal to mediation group (0.1); review revised 2004 order and document requests from	3.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	05/04/20	<p>Sackler Side A and revise documents per direction from discovery committee (1.3); call with J. Simcovitch, K. Blake, and M. Pettit regarding service of Rule 2004 subpoena's on Financial Institutions (0.2); emails to discovery committee regarding 2004 order and subpoena (0.1, 0.2, 0.3); emails to A. Troop and A. Alfano regarding 2004 order and subpoena (0.2, 0.1, 0.2, 0.1); review Protective Order provisions regarding redaction (0.4); emails to A. Troop and G. Feiner regarding PO (0.1, 0.1); email to Sacklers regarding redaction issues (0.1).</p> <p>Email exchanges with client (0.1), R. Ringer (0.1) and clients (0.1) moving 5/4 call with AHC and MSGE to 5/5; confer with R. Ringer regarding same (0.1); review email and study regarding cost allocations (0.3); email PWSP team regarding same (0.1); email exchanges with Debtors, UCC, AHC and NY State about Allergan status (0.2); review Debevoise comments to draft Rule 2004 order (0.1); email client and team about proposed exclusion of all Additional Covered Sackler persons (0.2); review briefly further revised abatement proposal draft from R. Ringer (0.2); email exchange with J. Sharp regarding same (0.1); email exchange to PWSP team about ESI comment with court relating only to Loan Correspondence (0.2); email exchanges with client about impact of discovery timing on mediation (0.2); review again proposed changes to order from Side A and Side B (0.2); email J. Sharp and A. Alfano regarding same and next steps (0.1); email exchanges about source of names/account holders and interplay with presentations by Sides A and B (0.1); review G. Feiner email on PII (0.1); email J. Sharp and A. Alfano regarding same (0.1); review and respond to J. Sharp proposal in response to Side A's proposed footnotes to requests (0.1); email exchange with M. Van Eck and others about lack of comments by judge on inclusion of additional covered Sackler parties on financial institution discovery (0.1); email J. Sharp and A. Alfano about next steps (0.1); review and circulate notice of hearing on insured individuals' motion for Rule 2004 discovery (0.1); continued attention to Sackler comments to Rule 2004 order (0.4); email exchange with Akin about additional covered Sackler person issue (0.1); email</p>	6.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		follow up with S. Alexander and G. Feiner on A. Preis conversation (0.1); review M. Van Eck email on access to Norton Rose data base and email A. Alfano regarding same (0.1); email exchanges with discovery group on PII issues for financial institutions Rule 2004 order (0.2); email exchanges about further Sackler meet and confer on 5/5 (0.2); email exchanges with G. Feiner and J. Sharp about PII which has been previously disclosed (0.2); email exchange with J. Sharp about draft transmittal to Sacklers re same (0.2); email exchange confirming 5:30 call on Miller fee issues (0.1); email exchanges with sub-mediation group on proofs of claim and Motley Rice request for reports (0.2); email exchanges with discovery team about Judge's point on reporting fees (0.3); confer with D. Nachman and D. Molton on various mediation and case issues (0.6); email debtor team about non-Phi projection (0.1); receive and circulate response from PJT to client group (0.1); review follow up emails on Allergan (0.2); email client regarding same (0.1);	
A. V. Alfano	05/05/20	Prepare for (0.4) and attend meet and confer with debtors, UCC and Sacklers (1.5); attend (partial) NCSG mediation meeting (0.6); attend state call (1.3); prepare meet and confer notes for J. Sharp (0.3); research re HRT opposition (0.2); analyze revised allocation draft (0.3).	4.60
J. S. Sharp	05/05/20	Email to G. Feiner regarding current drafts of 2004 motion proposed order and document requests (0.1); email to Side A and Side B regarding redaction of PEO information in financial institution discovery (0.1); participate in mediation call (1.0); participate in state coordination call (1.3); review documents from A. Troop regarding confidentiality (0.2); email to A. Troop regarding confidentiality documents (0.1); email discovery documents to discovery committee (0.1); emails to A. Troop regarding Sackler trusts (0.2, 0.2).	3.30
A. M. Troop	05/05/20	Email exchange with J. Sharp and G. Feiner about proposed response to M. Leventhal and J. Ball non-responsive answer to question about PEO redactions from financial institutions if information already provided with proposed follow up (0.2); review various emails noting new postings by debtors to Intralinks (0.1); email A. Alfano and J. Sharp regarding same (0.1); email exchange	3.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with J. Sharp about status of PI order (0.2); email exchange with J. Sharp about covering 2 pm meet and confer with Sacklers on UCC discovery (0.1); review responses from Sides A and B that it is not their intent to redact information previously made available on a PEO basis and email group regarding same (0.1); participate in mediation group call (1.0); participate in State semi-weekly call (1.2); confirm 10 am 5/6 call with B. Edmunds on white paper re private claims (0.1); email exchanges with G. Feiner about call with Jefferies on the generic Oxy landscape (0.1);	
A. V. Alfano	05/06/20	Attend NCSG allocation call (1.3); attend NCSG/AHC/MSGGE allocation call (2.2); emails from J. Sharp and A. Troop re 2004 discovery (0.1, 0.1).	3.70
J. S. Sharp	05/06/20	Email to A. Troop regarding 2004 motion and trust issue (0.1, 0.1); participate in discovery committee call (0.9); review Stuart Baker trust documents (0.2); emails to M. Rundlet and U. Khan regarding trust documents (0.1, 0.2); reconcile trusts lists (1.6); email to A. Troop regarding meet and confer (0.1); email to J. Murphy regarding meet and confer (0.1).	3.40
A. M. Troop	05/06/20	Email exchanges with clients about Sacklers' notices to IAC board (0.2); confer with D. Molton about proofs of claim, mediation and case status (0.5); confer with B. Edmunds about mediation and white paper (0.8); email mediation subgroup regarding both D. Molton and B. Edmunds conversations (0.4); follow up emails with group regarding same (0.3); email exchanges with PWSP about open issues and day's schedule (0.2); email exchange (0.1) and confer with R. Ringer and K. Eckstein about HRT (0.6); email exchanges with G. Feiner about request for information from Scott+Scott, member of MSGGE (0.2); message to K. Maclay regarding same (0.1); follow up email exchanges with G. Feiner and D. Nachman regarding same (0.2); email exchanges with J. Sharp on next steps regarding trust identities (0.2); email exchanges with mediators, counsel for AHC and MSGGE and NCSG mediation committee regarding 5/14 and 5/26 mediation sessions (0.2); follow email exchanges with K. Feinberg and L. Phillips regarding same (0.1); participate in first hour of call with mediation negotiation group	7.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		preparing for NCSG/AHC/ MSGE call (1.0); participate in call with NCSG/AHC/MSGE on allocation and mediation (2.1); email exchange with J. Donahue and group about inquiry from Barron & Budd (0.1); email exchange with M. Huebner about HRT (0.1); review (0.1) and follow up email exchanges about DOJ and debtor documents with S. Alexander, G. Feiner, M. Rundlet and J. Sharp (0.3); follow up email exchanges with J. Sharp on 2004 discovery order (0.1);	
A. V. Alfano	05/07/20	Call with UCC re discovery (0.5); attend NCSG/AHC/MSGE allocation call (1.8); attend state call (1.4); email to Sackler Side A counsel re database access (0.1).	3.80
J. S. Sharp	05/07/20	Call with UCC professionals regarding discovery from Debtors (0.5); email to A. Troop regarding meet and confer scheduling (0.1); participate in state coordination call (1.3); email to A. Troop regarding Rule 2004 order (0.1); call with A. Troop regarding trusts (0.1); prepare trust lists (0.3); email trust lists to counsel for debtors, UCC, and Sacklers (0.1).	2.50
A. M. Troop	05/07/20	Email exchanges with M. Huebner on HRT (0.1); confer with UCC and states about discovery of Purdue (0.5); review and circulate email exchange between E. Neiger and mediators (0.1); email exchanges confirming 2 pm NCSG/AHC/MSGE call (0.2); confer with M. Huebner about HRT (0.3); email exchange with D. Nachman about 1 pm call with localities (0.1); follow up email exchange with PJT on status of non-PHI projections (0.1); review letter re extending PI bar date (0.1); email exchanges with G. Feiner and D. Nachman regarding same (0.1); review email exchanges re Allergan stay relief motion not proceeding in May and circulate same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team (0.1); email exchanges regarding further meet and confer with Sacklers (0.1); participate in NCSG/AHC/MSGE call on allocation and abatement (1.4); confer with A. Preis about HRT (0.1); email G. Feiner regarding same (0.1); confer with J. Donahue and J. Connolly regarding proofs of claim (0.5); participate in state semi-weekly call (1.1); email exchanges with D. Mosteller, J. Donahue, D. Nachman and G. Feiner about attorneys' fees and proofs	5.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	05/08/20	of claim (0.2); confer with J. Sharp about additional trusts for discovery (0.2); Call (partial) with NCSG and MSGE re allocation plan (1.0); emails from J. Sharp and Sackler Side A re 2004 order (0.3).	1.30
J. S. Sharp	05/08/20	Work on revisions to the proposed order for 2004 financial institutions and related subpoena (0.7); email revised proposed order for 2004 financial institutions and related subpoena to counsel for UCC, Sacklers, AHC, and Debtors (0.1); email to A. Troop regarding communications from Sackler Side B (0.1); email to M. Rundlet regarding view only posting of documents (0.1); email to discovery group regarding proposed order for 2004 financial institutions and related subpoena (0.1); participate in discovery meet and confer with Sacklers and UCC (1.8); research regarding business judgment test and 363 motions (1.9); revise opposition to HRT motion (3.3); email to discovery group regarding Side A response (0.1); email to H. Williford regarding NCSG response to Side A revisions to 2004 financial institution discovery letter (0.3); email revised HRT opposition to S. Alexander (0.1).	8.60
A. M. Troop	05/08/20	Note posting of new projections re Adhansia (0.1); email exchange with M. Van Eck regarding same (0.1); review M. Huebner email on HRT funding (0.1); email client teams same with explanatory note (0.1); consider issue of binding states through a bankruptcy plan in response to email from K. Massicotte (0.3); email exchanges with negotiating team regarding same (0.4); review emails from A. Alexander about CSG position on HRT (0.1); email R. Ringer and K. Eckstein regarding same and requesting identities of CSG states to talk to on issue (0.1); email S. Alexander regarding same and alleged support for HRT by PEC expert (0.1); email exchanges (0.2) and confer (0.2); with M. Rundlet on mediation issues and "white paper" and MSGE contact; email exchanges (0.1) and confer with D. Nachman, S. Alexander and G. Feiner about case statutes, proofs of claim, mediation and other issues (0.9); email exchanges confirming that Sackler list for financial institution 2004 provided to Sacklers and others (0.1); email exchanges with D. Nachman and A. Alfano about coverage for first	6.30

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		part of call with MSGE (0.1); email M. Rundlet, B. Edmunds, D. Nachman, G. Feiner and PWSP team thoughts on mediation presentation on private claims (0.3); follow up email exchanges with B. Edmunds and M. Rundlet regarding same and timing (0.3); participate in most of call with MSGE (1.9); follow up with J. Sharp on Rule 2004 order (0.1); email exchanges with B. Edmunds, M. Rundlet and others about groups of private claimants and related issues (0.2); circulate email from debtors about proof of claim process (0.1); respond to B. Edmunds inquiry about members of UCC (0.1); follow up email exchanges regarding same (0.1); review comments from Side A about additional covered Sackler persons (0.1); email exchanges with J. Sharp and client regarding same (0.1);	
J. S. Sharp	05/09/20	Email to discovery committee regarding meet and confer with Side A (0.1); email to counsel Side A regarding meet and confer (0.1).	0.20
A. M. Troop	05/09/20	Email exchange with S. Alexander, D. Nachman and G. Feiner about timing on non-PHI projections from debtors (0.1); email exchange with M. Rundlet about coordinating with MSGE and timing on presentation on private claims (0.1); email exchanges with A. Preis about scheduling call on HRT for 5/10 (0.1); email exchange with discovery group about status of scheduling a meet and confer (0.1); review and respond to emails about mediators' questions and proposed responses (0.1); review J. Sharp further edits to opposition to HRT motion (0.2); email comments and suggestions on next steps to J. Sharp (0.1); respond to M. Huebner email on HRT (0.1); email exchanges to schedule meet and confer on financial institution 2004 order for 5/10 (0.1); email exchanges with negotiating team about comments to allocation term sheet and scheduling a mediation subgroup call for 5/11 (0.1);	1.10
J. S. Sharp	05/10/20	Participate in meet and confer call with counsel to Side A Sacklers (0.6); draft notice of filing of revised 2004 proposed order for discovery from financial institutions (1.9); email draft notice of filing of revised 2004 proposed order for discovery from financial institutions and redlines of proposed order and form of subpoena to A. Troop and A. Alfano (0.1).	2.60



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A. M. Troop	05/10/20	Confirm 2 pm meet and confer with Sacklers on financial institutions 2004 order (0.1); email exchanges about scheduling mediation subgroup meeting for 5/11 (0.1); prepare for (0.2) and participate in meet and confer with Sacklers, UCC, Debtors, AHC (0.7); follow up with D. Nachman (0.2); email J. Sharp about preparing pleading to accompany uploading of order outlining thoughts for same (0.3); confer with A. Preis, M. Atkinson, S. Brauner about Confirm 2 pm meet and confer with Sacklers on financial institutions 2004 order (0.1); email exchanges about scheduling mediation subgroup meeting for 5/11 (0.12); prepare for (0.2) and participate in meet and confer with Sacklers, UCC, Debtors, AHC (0.76); follow up with D. Nachman (0.2); email J. Sharp about preparing pleading to accompany uploading of order outlining thoughts for same (0.3); confer with A. Preis, M. Atkinson, S. Brauner about HRT (0.2); email exchanges with D. Nachman regarding mediation subgroup meeting on 5/10 (0.2); email exchanges confirming call on 5/11 at 9:30 am with AHC and UCC on HRT (0.1); review email from D. Nachman with G. Gotto summary of MSGE position and possible ways to bridge gap (0.2); confer with D. Nachman regarding same and propose canceling call with AHC and MSGE until issues are sorted (0.2); email follow up with D. Nachman regarding same and proposed email to counsel for AHC and MSGE (0.2); review D. Nachman draft email to G. Gotto sent to negotiating team (0.1); reply to same with proposed email to counsel to AHC and MSGE (0.1); email counsel to AHC and MSGE canceling 5/11 call (0.1); finalize email to mediation subgroup providing updated documents and exchanges on MSGE position and send same (0.1);	3.10
A. V. Alfano	05/11/20	Attend planning/next steps call with NCSG mediation group (1.5); draft/revise notice of revised proposed order (1.0); compile proposed order, document requests and notice (0.4); email from A. Troop re HRT motion (0.2); continued revisions/ finalize proposed order and related materials (1.0); prepare materials to email to judge's chambers (0.3); email to Sackler counsel re document access (0.1); record time for court's discovery reporting requirements (0.3).	4.80

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J. S. Sharp	05/11/20	Review and comment on notice of filing of Financial Institution proposed order (0.2); multiple emails and communications with A. Troop and A. Alfano regarding notice of filing of Financial Institution proposed order (0.3); send Webex invitation for information sharing session with AHC (0.1); email to G. Feiner regarding discussion of HRT motion (0.1).	0.70
A. M. Troop	05/11/20	Confer with A. Preis about proof of claim deadline extension and HRT (0.4); confer with counsel to AHC and UCC about further deferring HRT and agreeing on K. Eckstein to make the pitch (0.5); review email from D. Molton scheduling a 12:30 call with PEC localities and email D. Nachman regarding same (0.1); email exchange with K. Massicotte about upcoming calls (0.1); review J. Sharp draft on Notice re 2004 Financial Institution order and begin to review edit same (0.3); circulate same and emails from Side B confirming no objection to NCSG form of 2004 order and Side A's email to Judge Drain to NCSG discovery subgroup (0.1); email exchange with D. Nachman on strategy given MSGE position (0.1); review comments and further revise notice re 2004 order (0.9); draft transmittal to J. Drain and circulate it and revised notice to discovery subgroup (0.2); review and circulate to discovery subgroup email from Judge Drain in response to J. Ball email (0.1); consider strategy and determine to email Judge Drain notice and explanatory email (0.2); email discovery subgroup regarding same and proposed next steps (0.1); review and forward K. Eckstein email to M. Huebner about HRT to U. Khan, D. Nachman, S. Alexander and G. Feiner (0.1); revise and circulate transmittal to Judge Drain re 2004 order (0.2); email exchanges with A. Alfano and J. Sharp about coordinating attachments to Judge Drain email (0.2); review and further revise further Judge Drain transmittal based on comments (0.2); email exchange with M. Hurley, A. Preis and J. Sharp about Judge Drain email (0.1); further revisions to the Notice re 2004 order (0.3); finalize both Judge Drain email and Notice and transmit same (0.3); circulate package to discovery subgroup (0.1); participate in portions of mediation subgroup call (0.7); email exchange with G. Cicero and D. Molton regarding allocation and	9.50

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		abatement issues (0.1); review Judge Drain response confirming NCSG position and circulate same to discovery subgroup (0.1); email exchanges regarding same and about filing shorter notice with order (0.2); email exchanges about timing on subpoenas (0.1); confer with D. Molton about MSGE and next steps (0.1); review and revise shortened notice for 2004 order (0.1); email A. Alfano and J. Sharp regarding same (0.1); review emails about next steps with MSGE and email thoughts to negotiating team (0.1); email exchange with G. Feiner and others about MA drafting statement regarding proof of claim extension (0.1); review emails (0.2) and email exchanges (0.3) with S. Alexander and others about proposed 2004 of Debtors (0.3); review and circulate letter from M. Hurley to Sackler lawyers (0.1); email M. Hurley, J. Sharp and A. Preis regarding R. Chesley resurfacing in case and strategic issues (0.2); sign off on notice re 2004 order (0.1); further email exchanges with S. Alexander and others about rule 2004 of the Debtors (0.2); review and respond to email from T. O'Neill about call with AHC localities, outreach to MSGE and recommend meeting with AHC on Wednesday (0.1); email exchanges with S. Alexander regarding Debtors' likely response to 2004 request (0.2); email exchange about Clerk indicating not to file notice of the revised 2004 order and instruct simply to send to chambers copying parties (0.1); update discovery subgroup on process given Clerk's instructions (0.1); review and circulate Milbank response to UCC letter (0.1); review email exchanges among negotiating group on next steps and open issues (0.2); further email exchange with Akin about R. Chesley (0.1); review email from R. Ringer about next FTI presentation (0.1); email exchanges with G. Feiner and J. Sharp regarding same (0.1); email exchange with G. Feiner about proof of claim issues (0.1); email exchange with K. Eckstein and others regarding HRT (0.1); confer with M. Huebner regarding same (0.3); email exchange with G. Feiner, S. Alexander and J. Sharp about HRT pleading and follow up on approach (0.1); review M. Huebner email about HRT (0.1); email M. Van Eck, G. Feiner, S. Alexander, U. Khan, D. Nachman and	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	05/12/20	PWSP summary of call with M. Huebner and comments on his email on HRT (0.2); email exchange with AHC and UCC about HRT and next steps (0.1); Emails from A. Troop (0.1) and S. Alexander (0.1) re HRT motion; email from A. Troop re mediation (0.1); attend NCSG mediation subgroup call/take notes (1.0); review agenda items to prepare for (0.3) and attend semi-weekly NCSG state call (1.2); confer with J. Sharp re financial institution subpoena distribution (0.1, 0.1); review financial institution order entered by court (0.2); prepare counsel contact list appended to financial institution subpoenas (1.1, 1.2); review counsel list for consistency and accuracy (0.5); distribute counsel contact list to Debtors, UCC, AHC, Sacklers and other parties with cover explanation (0.2); email in response to CO AGs office re access to database (0.1); email from J. Sharp re meeting with UCC (0.1); send invite to NCSG mediation group for update call tomorrow (0.1).	6.50
M. Pettit	05/12/20	Call with J. Sharp to discuss subpoenas to financial institutions (.3 h); review which financial institutions to serve (.2 h); draft subpoena forms for each financial institution (2.6 h); amend discovery requests for each financial institution (2.1 h); review court order on subpoenas of financial institutions (.6 h).	5.80
J. S. Sharp	05/12/20	Email to M. Pettit regarding service of subpoenas (0.1); call with M. Pettit regarding form and service of subpoenas (0.2); work on service instructions for service of subpoenas for financial institutions (1.7); email proposed service list to K. Blake and J. Simcovitch for review and comment (0.1); email to S. Alexander regarding spreadsheet (0.1); email to M. Pettit regarding subpoena questions (0.1); email to K. Blake and J. Simcovitch regarding additional financial institution (0.1); email to P. Ng regarding spreadsheet shared by Debtors (0.1); confer with A. Alfano regarding contact list for 2004 financial institution discovery (0.1); work on Sackler counsel list (2.1); participate in state coordination call (1.2); email Sackler counsel list to A. Alfano (0.1); email to UCC regarding meet and confer (0.1); work on access to Debtors' discovery files, including emails to Debtors' counsel and Pillsbury e-discovery, and attempting to	8.60

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		access discovery files (0.9); confer with A. Alfano regarding counsel list for 2004 financial discovery (0.2); review counsel list for 2004 financial institution discovery (0.1); call with A. Troop and UCC counsel regarding discovery cost containment proposal (0.5); draft call summary (0.4); email to A. Troop regarding call summary (0.1); email update to discovery group regarding UCC proposal (0.1); review draft subpoena from M. Pettit (0.1); email to A. Alfano regarding subpoena review (0.1).	
A. M. Troop	05/12/20	Email exchanges with J. McClammy to about bar date (0.1, 0.1, 0.1); updates to client regarding same (0.1); confer with D. Molton about allocation and abatement, bar date, and related issues (0.3); draft proposed response to B. Edmunds' update request for negotiating group's consideration (0.1) and provide summary of call with D. Molton (0.1); review D. Nachman reply to B. Edmunds (0.1); email exchange with D. Nachman about scheduling mediation group meeting (0.1); review and forward message from D. Molton about status and next steps (0.1); email exchanges with J. Donahue and M. Cyganowski about discussing collective proof of claim issue at damages call (0.1); prepare talking points for collective proof of claim discussion (0.1); participate in damages call (0.6); email exchanges with J. Sharp on discovery correspondence (0.2); email exchanges with A. Preis, M. Hurley, S. Brauner and J. Sharp about discovery and call request (0.1); coordinate negotiating team video conference (0.1); participate in portion of mediation negotiating group video conference (0.5); email exchanges with K. Maclay (0.1); participate in semi-weekly state call (1.1); receive and circulate entered financial institution 2004 order to NCSG (0.1); email exchanges with negotiating team about K. Maclay emails (0.1); email exchanges coordinating mediation group video for 5/13 (0.2); confer with J. McClammy about bar date extension (0.2); confer with UCC and J. Sharp about discovery coordination issues and HRT (0.5); review and respond to emails from M. Heubner Huebner confirming adjournment of HRT motion and related issues (0.1); email M. Van Eck, S. Alexander, G. Feiner, U. Khan, D. Nachman and PWSP teams regarding same and open	6.40

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		HRT questions (0.1); email exchange with PJT about timing of non-PHI projections and circulate same to client under cover email (0.1); email exchanges with B. Edmund, M. Rundlet, M. Van Eck, D. Nachman, L. Kelleher, G. Feiner and PWSP team [REDACTED] (0.2); review proposed enclosure for subpoena of list of named persons and counsel and email J. Sharp and A. Alfano regarding same (0.1); email J. Doanhue, D. Nachman, S. Alexander, G. Feiner, U. Khan and PWSP team summary of call with J. McClammy on bar date extension (0.1); email exchange about Benkus report with AHC and UCC (0.1); follow up email exchange with D. Nachman and others about bar date extension (0.1); email exchange with M. Rundlet, S. Alexander, G. Feiner and J. Sharp about petition date cut off for UCC discovery (0.1); revise J. Sharp draft email to discovery group on call with UCC about coordination (0.2);	
A. V. Alfano	05/13/20	Call with NCSG mediation subgroup re strategy/revised abatement draft (1.0); update call with larger NCSG mediation group (1.2); review subpoenas for consistency and accuracy (0.7); confer with M. Pettit re subpoenas (0.1); emails to professionals re client contact list (0.2, 0.2, 0.1); review/revise counsel contact list (0.3).	3.80
M. Pettit	05/13/20	Edit subpoenas (.6 h); edit document requests (.7 h); put all documents for subpoena in one sample pdf (.4 h); create cover letters tailored to each of the banks being sent a subpoena (4.8 h).	6.50
J. S. Sharp	05/13/20	Email to A. Alfano regarding UCC inquiry (0.1); draft cover letter for 2004 financial institution subpoenas (1.4); email to M. Pettit regarding counsel list for subpoena (0.1); emails to M. Pettit regarding formatting for subpoena package (0.1, 0.1); email subpoena package and draft cover letter to A. Troop for review (0.2); call with A. Alfano regarding UCC inquiry (0.1); email to discovery call team regarding Norton Rose response to Named Persons letter (0.2); participate in discovery committee call (0.5); revise financial institution discovery cover letter per A. Troop's comments (0.4); email revised letter to A. Troop and M. Pettit (0.1); participate in meet and	8.20

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		confer call with UCC and Sackler counsel (0.8); revise notes of meet and confer call and send notes to A. Troop (0.3); emails to M. Pettit regarding subpoena questions (0.2, 0.2); emails to A. Troop regarding B. Cohen (0.2, 0.1, 0.3, 0.3); email to A. Troop regarding service of subpoenas on outside counsel (0.1); participate in mediation call (1.0); research regarding Sackler entities and revise named parties list (0.7); email to discovery group regarding UCC proposal (0.1); email to M. Pettit regarding subpoena revisions (0.1); email to A. Alfano regarding S. Baker (0.1); email to A. Troop regarding final subpoenas (0.1); email to M. Pettit regarding correction to document request (0.1); email to M. Rundlet regarding subpoena package and plan (0.2).	
A. M. Troop	05/13/20	Review emails from client about potential 60-day extension of the bar date (0.2); review and forward discovery correspondence from UCC re debtor discovery (0.1); email exchange with G. Feiner and S. Alexander about A. Preis and bar date issues (0.1); email exchanges with M. Van Eck, J. Swartley, A. Alfano and J. Sharp about debtor discovery (0.1); review emails from B. Edmunds and other in response to email about UCC call about discovery coordination (0.1); circulate responses (0.2); further emails with discovery group regarding same (0.2); review emails from negotiating group about participation in 5/14 mediation meeting (0.1); email exchanges with K. MacClay about 5/14 mediation meeting and proposed 5:30 call (0.1, 0.1, 0.1); review email from I. McClatchey (Norton Rose) about not representing MNP/IACs in financial institution discovery (0.1); email exchanges with J. Sharp and A. Alfano regarding same (0.1); email exchanges with J. McClammy about extension of bar date (0.1, 0.1); email exchanges with clients regarding same (0.1, 0.1); revise draft letter to accompany subpoenas to financial institutions (0.3); email PWSP team regarding same (0.1); confirm with PWSP team that NY list for service has been confirmed (0.1); email exchanges about counsel for Beth Cohen and Stuart Baker and interplay with subpoena and notice issues (0.1); review and circulate notice of HRT motion adjournment (0.1); participate in part of mediation group meeting (0.4);	4.60

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		email exchanges with M. Rundlet about private-side claim analysis (0.2); email exchanges with group regarding same (0.2); review and email negotiating team about C. Mehri request for call/meeting (0.1); email exchanges with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about scheduled 5/14 call with J. McClammy on bar date extension and strategy for same (0.2); email follow ups on SRZ (Cohen) and Baker with J. Sharp and A. Alfano (0.2); email exchanges with D. Mosteller and J. Donahue about Medicaid rebate claims (0.2); email exchange with negotiating team and PA about NM questions on interstate allocation (0.2); review application to engage Cornerstone and email G. Feiner, S. Alexander, D. Nachman and U. Khan and PWSP team regarding same (0.1); email C. Mehri and M. Piers about call on 5/18 (0.1);	
A. V. Alfano	05/14/20	Attend mediation preparation call (0.5); attend meeting with mediators (1.4); attend post mediation call (0.5); attend semi-weekly NCSG call (1.2); review/reconcile Sackler Side B comments to counsel contact list (0.7, 0.9); review docket re 5/21 hearing in response to S. Alexander question (0.2); confer with J. Sharp (0.1) and M. Pettit (0.1) re compiling subpoena packages; final review of subpoena packages for consistency/accuracy before distribution (0.1, 0.1, 0.1, 0.1, 0.1, 0.2); redline allocation proposal and send to NCSG prior to meeting (0.2).	6.50
M. Pettit	05/14/20	Edit and finalize documents to be included in subpoena packages (1.7 h); compile documents into their respective packages (3.3 h); review the subpoena packages to ensure everything is signed and all the correct documents are included (2 h); coordinate with mailing services to mail the subpoenas (.7 h); email the subpoenas for the 11 banks (.9 h).	8.60
J. S. Sharp	05/14/20	Confer with A. Alfano regarding revisions to counsel list from Side B counsel (0.1); review revisions from Side B counsel to counsel list for 2004 discovery and revise counsel and subpoena list (3.1); email to S. Alexander regarding May 21 hearing (0.1); review and coordinate filing of subpoenas for financial institutions (3.3); participate in state coordination call (partial) (0.5); email to Discovery committee regarding financial institution	7.40



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A. M. Troop	05/14/20	subpoenas (0.2); follow up emails to M. Pettit regarding subpoena delivery issues (0.1). Email exchange with negotiating team about public schools and call on 5/18 (0.1); confirm 5/18 call with C. Mehri and M. Piers (0.1); further email exchanges with D. Mosteller and J. Donahue about Medicaid rebate and other local claims (0.3); email negotiating team regarding same (0.1); confer with K. Eckstein about mediation strategy (0.4); email negotiating team summary of call and observations (0.2); confer with J. McClammy about the bar date (0.3); email summary of call to team (0.1); confer with negotiating team preparing for mediation session (0.40); participate in mediation session (1.4); email R. Chesley about IAC documents and sharing of information with NCSG members (0.1); participate in post-mediation debrief and discussion of next steps with mediation negotiating group (0.70); email NCSG about lack of AHC allocation proposal and status of NCSG working draft (0.1); review R. Chesley response on IAC issues and forward email chain to NCSG discovery group on NJ AUSA subpoenas (0.2); prepare comparison of AHC's last draft v. NCSG negotiating team current draft (0.2); email exchanges with A. Alfano regarding same (0.2); participate in semi-weekly state call (1.2); review Side B letter to J. Drain about NY press release (0.2); email D. Nachman and G. Feiner regarding same (0.1); confer with D. Nachman, G. Feiner and S. Alexander regarding same (0.4); prepare email for J. Drain (0.1); review and edit several times based on comments received (0.2); review Side A letter to J. Drain about NY Press Release (0.1); revise email to J. Drain and circulate it and Side A letter for review and comment (0.2); further email exchanges regarding same (0.2); finalize email and send to J. Drain and Sackler, Debtor, AHC and UCC counsel (0.2); review briefly transmittals of financial institution discovery requests and email PWSP team regarding same (0.1);	7.90
A. V. Alfano	05/15/20	Attend UCC discovery proposal meeting with NCSG (.7); call with C. Gange (Kramer Levin) re NCSG access to materials for FTI presentation (0.1); call from P. Ng re setting up view-only database (0.2); follow up call from P.	2.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Ng and J. Sharp re same (0.1); attend NCSG mediation follow up meeting (0.7); compile signed acknowledgment and email Sackler counsel re access to database (0.2); emails from R. Ringer and J. Sharp re Norton Rose materials (0.1, 0.1); emails from A. Troop and NCSG mediation group re cover letter for allocation draft (0.1).	
M. Pettit	05/15/20	Review email responses re subpoenas to the financial institutions (.3 h); edit subpoena package for Citibank (.5 h); coordinate with mailing services to send Citibank subpoena to new address (.3 h).	1.10
J. S. Sharp	05/15/20	Call with counsel to the Debtors and UCC regarding DOJ discovery (0.8); review documents in Norton Rose data room in preparation for call with AHC (0.4); emails to M. Pettit (0.1) and A. Protess (0.1) regarding subpoenas; email to discovery group regarding Norton Rose data room access (0.1); email to R. Ringer regarding access to Norton Rose documents (0.1); participate in NCSG-AHC information sharing session (1.2); review revised subpoena and letter for Citibank from M. Pettit (0.2); email to M. Petit regarding revised Citibank subpoena (0.1); email to P. Ng regarding excel file viewing (0.1); call with discovery committee regarding UCC discovery proposal (0.8); email to S. Alexander regarding call with UCC (0.1); call with UCC counsel and S. Alexander regarding discovery proposal (0.7); calls with P. Ng regarding discovery file reviewing (0.3, 0.2); confer with A. Alfano regarding 2004 issue (0.1);	5.40
A. M. Troop	05/15/20	Confer with Debtors, UCC and AHC about discovery and DOJ issues (0.60.8); email exchange with negotiating team on California communications (0.1); email exchange with A. Preis about R. Chesley signing off on sharing emails with members of NCSG (0.1); email exchanges about finalizing draft proposal for AHC and MSGE once votes are tallied (0.2); coordinate (0.1) and confer (0.7) with negotiating group about next steps on draft allocation proposal (0.7); prepare and circulate for comment by negotiating team an email to the AHC and MSGE transmitting the NCSG proposal (0.2) and NCSG regarding same and update (0.1); email exchange with G. Feiner and team regarding same (0.2); review and revise transmittal to AHC/MSGE based on T. O'Neill comments	2.70

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		(0.1); revise and circulate transmittals to AHC/MSGE and NCSG (0.1);	
A. V. Alfano	05/16/20	Email from S. Alexander re bar date draft motion/brief review of draft.	0.20
A. V. Alfano	05/18/20	Attend (partial) mediation update call with states (0.5); review draft 2004 motion for debtor discovery (0.3).	0.80
J. S. Sharp	05/18/20	Review and revise 2004 motion for discovery from the Debtors (1.8); participate in mediation update call (partial) (0.5); review UCC discovery stipulation (0.7); email to S. Alexander and M. Rundlet regarding UCC discovery stipulation (0.1); emails to A. Troop (0.1) and M. Van Eck (0.1); regarding 2004 motion for discovery from the Debtors.	3.30
A. M. Troop	05/18/20	Participate in portions of call with T. O'Neill, J. Donahue and School District Counsel (0.7); confer with J. Sternklar about case status and bar date issues (0.3); review K. Benedict confirmation about last part of IQVIA data (0.1); email exchange with S. Alexander about direct communications with AGs (0.1); email exchange with negotiating team about status and confirming call for 5 pm (0.1); email S. Alexander, U. Khan, D. Nachman, G. Feiner and PWSP team about 5.17 calls with J. McClammy on bar date and conversation with UCC on Cornerstone (0.1); confer with negotiating team on status and next steps (0.9);	2.30
A. V. Alfano	05/19/20	Attend semi-weekly NCSG call (0.9); call with chambers re filing (0.2); emails from S. Alexander re bar date extension draft (0.1, 0.1); emails to S. Alexander re filing status (0.1); research in response to J. Sharp question re procedures for bar date extensions (0.5, 0.6); email to Managing Attorneys Office for filing (0.1); confer with A. Troop re bar date filing mechanics (0.1); review/revise bar date motion for consistency and accuracy (0.4, 0.4, 0.7); finalize motion for filing (0.2); perform email service of motion (0.2); follow-up call to chambers (0.1); emails with A. Troop, J. Sharp and C. Jimenez re 5/21 hearing (0.1).	4.80
J. S. Sharp	05/19/20	Emails to A. Troop and S. Alexander regarding motion to extend bar date (0.3, 0.1); review revised bar date extension motion (0.4); call with A. Troop, S. Alexander, and M. Rundlet regarding UCC discovery proposal (0.7);	4.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review provisions of UCC proposed discovery stipulation per comments from M. Rundlet and S. Alexander (0.4); follow up email to M. Rundlet and S. Alexander regarding call with UCC on discovery counsel (0.1); call with UCC and IAC counsel Royer Cooper (0.5); participate in state coordination call (0.9); participate in call with S. Alexander, M. Rundlet, G. Feiner, and counsel to the UCC regarding UCC discovery proposal (0.5); participate in call with UCC's counsel and A. Troop regarding Cornerstone (0.3); email to M. Hirschfield regarding financial institution subpoenas and IACs (0.2); email to M. Pettit regarding call with UBS (0.1); email to counsel for Named Persons in Financial Institution 2004 discovery regarding request from UBS (0.2).	
A. M. Troop	05/19/20	Review J. Sharp edits to draft debtor Rule 2004 request (0.1); email J. Sharp and A. Alfano about same and status of actual requests (0.1); review and revise memo in support of bar date extension (0.3); email exchange with PWSP team about adding something to bar date memo about mediation (0.2); email exchanges with M. Van Eck, J. Sharp and A. Alfano about debtor rule 2004 motion and next steps (0.2); email exchange with M. Rundlet, S. Alexander, J. Sharp and A. Alfano about UCC proposal on discovery and litigation issues (0.1); review emails from K. Eckstein about scheduling NCSG/AHC/MSGE call and circulate same to negotiating team (0.1); follow up email exchanges regarding same and confirming Thursday, 5.21.20 with negotiating team (0.1, 0.1, 0.1, 0.1; 0.1) and with AHC and MSGE counsel, including request for timing on markup of allocation documents (0.1, 0.1, 0.1; 0.1; 0.1); email exchange (0.1) and confer (0.2) with D. Molton on status; email exchange with discovery group on timing and next steps regarding 2004 of debtors (0.2); further revise memo in support of extended bar date (0.1); email same to S. Alexander, J. Sharp and A. Alfano under explanatory cover email (0.1); further email exchanges with foregoing about rule references (0.1); confer with J. McClammy about bar date and DOJ issues (0.2); email (0.2) and follow up email (0.1) exchanges with G. Feiner, S. Alexander, U. Khan, D. Nachman and PWSP team regarding same; email	8.40

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		<p>exchanges regarding need for separate motion and proposed order (0.1); confer with S. Alexander, M. Rundlet and J. Sharp about UCC proposal on discovery and next steps (0.6); email exchanges with S. Alexander, G. Feiner, J. Sharp and A. Alfano about timing of bar date filing (0.1); review letter from National Advocates for Pregnant Women regarding funding from ERF (0.2); email exchanges with D. Nachman and others regarding same (0.1); review agenda for state call (0.1); email A. Alfano and J. Sharp about potential filing on bar date after state call (0.1); email exchanges regarding follow up call with J. McClammy and MA about DOJ discovery issues (0.1); email exchanges with G. Feiner, S. Alexander, U. Khan and D. Nachman about D. Nachman call with J. Peacock, P. Singer and M. Leftwich about bar date extension and related issues (0.2); email exchanges about arranging for Thursday telephonic appearance (0.1); confer with G. Feiner and S. Alexander about UCC proposal on discovery (0.2); review and circulate notice canceling Thursday's hearing (0.1); review email from J. Ball blanketly designating Side A ICSP and ACSP list as OPEO and consider response (0.2); email J. Ball and other recipients of her email asking whether a redacted version of the list will be posted on the PEO site (0.1); email exchange with J. Sharp confirming he will cover Royce Cooper (MNP et al's new counsel) call (0.1); prepare for (0.2) and participate (0.9) in semi-weekly State call; further revise and edit memo in support of extended bar date (0.2); circulate same to teams for comment (0.1); circulate to S. Alexander and PWSP team for final sign off (0.1); confer with UCC about Cornerstone and bar date (0.3); confer with J. McClammy, C. Oluwole, G. Feiner and S. Alexander about DOJ and discovery issues (0.6); follow up with G. Feiner regarding same (0.1); email exchange with J. Sharp about call with UCC on discovery coordination (0.1); review email from S. Alexander regarding same (0.1);</p>	
A. V. Alfano	05/20/20	<p>Email from A. Troop re discussion with UCC re expert retention (0.1); respond to E. Mullen re access to database (0.1); emails from AHC, debtors and A. Troop re fee reporting (0.1); emails from A. Troop re meeting with</p>	0.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		AHC and draft term sheet (0.1); brief review of monitor filing (0.1); follow up with J. Sharp/review emails from IT re view-only platform (0.1); email from J. Sharp re sending confidential Sackler information to financial institutions (0.1).	
M. Pettit	05/20/20	Review email responses re subpoenas to financial institutions (.5 h); create spreadsheet to track subpoenas (.4 h).	0.90
J. S. Sharp	05/20/20	Participate in call with M. Rundlet, G. Feiner, S. Alexander, and A. Troop regarding discovery stipulation (partial) (0.2); call with A. Hunter at HSBC regarding financial institution discovery (0.4); emails to A. Troop regarding call with HSBC (0.3, 0.1); email to A. Troop regarding time reporting for 2004 motions (0.1); review and comment on markup of discovery stipulation (0.5); email comments to discovery stipulation to M. Rundlet, G. Feiner, S. Alexander, and A. Troop (0.1); email to A. Troop regarding PII information email from A. Lees (0.2).	1.90
A. M. Troop	05/20/20	Email exchanges with negotiating team about state of AHC markup and next steps (0.1, 0.1, 0.1, 0.1); review A. Preis email to Debtors about Cornerstone (0.1); email same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team together with summary of call with A. Preis regarding Cornerstone and bar date (0.2); email exchange with M. Huebner, C. Duggan and M. Clarens about AlixPartners 1B report (0.1); email exchanges with J. Sharp and A. Alfano regarding same (0.1); review, locate and forward hospital 2019 notices in response to D. Nachman request (0.1); multiple email exchanges with AHC counsel about status of allocation markup and forward same to negotiating team (0.1, 0.1, 0.2, 0.2); review and respond to email from K. Eckstein regarding same and forward same to negotiating team (0.1); email exchanges with U. Khan, S. Alexander, M. Van Eck, G. Feiner, D. Nachman and PWSP team about HRT open issues and strategy (0.2, 0.1, 0.2, 0.1, 0.1, 0.1); review email from J. Ball about Side A ICSPs and ACSPs in connection with financial institution 2004 (0.1); email discovery subgroup regarding same (0.1); email exchange with J. Sharp about UCC participation in UBS call (0.1); review and circulate A Preis further email re Cornerstone	6.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); review and respond to email from B. Edmunds regarding status of ad hoc allocation (0.1); review UCC proposed discovery stipulation (0.2); email exchanges with S. Alexander, M. Rudlet, G. Feiner and J. Sharp regarding same (0.1, 0.2, 0.1, 0.1); circulate monitor report to A. Licht and others (0.1); confirm J. Sharp will cover UBS call (0.1); confer with S. Alexander, M. Rudlet, G. Feiner and J. Sharp about discovery stipulation (0.4); email exchanges with mediation group scheduling and rescheduling 5.21 call on AHC markup (0.1; 0.1); email exchanges with negotiating team regarding and status (0.1, 0.1); email J. Sharp and M. Pettit about inquiry from HSBC on rule 2004 financial discovery (0.1); review, circulate and follow up emails regarding, Law360 request for comment on extending the bar date (0.2); review J. Sharp summary of call with HSBC and respond to same (0.1); review and further edit Purdue discovery stip stipulation (0.3); email same to G. Feiner, S. Alexander, M. Rundlet and J. Sharp (0.1); email exchanges with AHC counsel about 5/21 meeting and potential rescheduling (0.2, 0.2) and follow up email exchanges with negotiating group regarding same (0.1, 0.2, 0.1); email to mediation group about delay in delivering allocation markup and rescheduling 5.20 call (0.1); email exchanges with K. Maclay and others about Friday meeting (0.1); email exchange with D. Hart regarding mediation status and meetings (0.1);	
A. V. Alfano	05/21/20	Review AHC draft to allocation term sheet (0.7); attend UCC/Sackler meet and confer/take extensive notes (2.5); attend (partial) NCSG semi-weekly state call (0.5); attend NCSG mediation small group meeting and prepare comment summary for D. Nachman (1.7); attend NCSG larger mediation group status update call (1.0); emails with E. Mullen (CT) and Sackler counsel re database access (0.1, 0.1); prepare AHC/NCSG comparison analysis document for NCSG mediation group (2.9);	9.50
M. Pettit	05/21/20	Call with UBS to discuss subpoena response (.3 h); review and respond to emails from financial institutions re subpoenas (.8 h); update spreadsheet tracking subpoenas (.6 h).	1.70
J. S. Sharp	05/21/20	Work on sharing strategies for PEO documents (0.8);	4.10

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		participate in 2004 financial institution discovery call with UBS (0.3); send email to A. Troop regarding update status (0.1); send email to M. Hurley regarding DOJ emails (0.1); review markup of discovery stipulation (0.3); participate in coordination call regarding mediation with AHC (partial) (0.8); participate in Sackler meet and confer call (partial) (0.4); participate in state coordination call (1.3).	
A. M. Troop	05/21/20	Brief review AHC markup of abatement plan (0.3); forward AHC markup of Abatement plan to NCSG Mediation Group (0.1); continue review and draft brief summary of changes in AHC markup (0.2); email same to NCSG mediation team together with review of upcoming conferences (0.1); follow up email exchange with D. Nachman regarding same (0.1); review emails from NCSG negotiating team about availability on Thursday and Friday (0.1); review email regarding lack of MSGE availability on Friday morning and requesting 4 pm start (0.1); email G. Feiner and S. Alexander about status (0.1); review Debtors' motion and declaration in support of 30-day bar date extension and article on NCSG filing re 90-day extension (0.2); circulate same under cover email (0.1); email exchange with G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team regarding same, hearing date of 6/3 and objection deadline of 5/31 and status of individuals' motions (0.1); email A. Alfano and J. Sharp about scheduling of individuals' motion re bar date (0.1); email exchanges confirming NCSG mediation team meeting (0.1, 0.1); email exchange with D. Nachman about proposed AHC proposed sliding scale (0.1); email exchanges with AHC and MSGE counsel regarding same and scheduling follow up call to discuss same and other comments to abatement term sheet (0.1, 0.1); email NCSG negotiating team regarding same (0.1); review M. Hurley email regarding DOJ documents and respond to same (0.1); email exchanges with G. Feiner, S. Alexander, M. Rundlet and J. Sharp about DOJ-related discovery issues (0.1, 0.1); review further email from M. Hurley about DPW DOJ proposal and email G. Feiner, S. Alexander, M. Rundlet and J. Sharp regarding same (0.1); email exchanges with D. Nachman, G. Feiner, U. Khan, S.	13.10



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		Alexander and PWSP team about discovery options on bar date extension requests (0.2); forward email from C. Mehri to NCSG mediation team with recommended next steps (0.1); confer with K. Eckstein and M. Cyganowski about AHC turn of abatement term sheet (0.5); participate in most of mediation team session on AHC turn of abatement term sheet (0.8); follow up with A. Alfano about gathering comments to abatement term sheet (0.1); email exchanges with K. Eckstein, M. Cyganowski and R. Ringer following up on sliding scale (0.1, 0.1); circulate to NCSG mediation group email from K. Eckstein explaining several proposed changes to the term sheet and providing the sliding scale (0.1); review same and confirm impact of sliding scale (0.1); participate in NCSG mediation group meeting (1.7); email exchanges with Purdue parties confirming ability to share certain emails about Cornerstone with NCSG members and objection deadline extension to 5/26 (0.1, 0.1); consider alternatives for California block grant issues (0.2); exchanges with J. Fiorentini about Friday call with AHC and MSGE and California issues on block grant qualifications (0.1); email exchanges with negotiating team about next steps and response to California status (0.2) email exchange with J. Donahue, M. Cyganowski and Brattle about upcoming Brattle presentation to states on status of damage analysis (0.1); confer with D. Molton on status (0.2); email exchange with NCSG negotiating team confirming that MSGE has not signed off on AHC proposal (0.2); review and respond to inquiry from M. Hurley about on-going Sackler meet and confer and a redaction log (0.1); participate in state semi-weekly call (1.2); participate in conference with Brattle, M. Cyganowski and J. Donahue regarding upcoming presentation (1.0); review and respond to G. Feiner email about sliding scale after confirm the math (0.2); email exchanges with negotiating team on comments being received from States to AHC turn of abatement term sheet and sliding scale (0.2); review email from M. Hirschfield about appearance of H. Gredd for entities other than Mundipharma Inc. and email PWSP team regarding same (0.1); further email exchange with C. Robertson about Cornerstone and sharing email	

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		chain with clients (0.1); email exchanges with M. Rundlet and M. Van Eck about analysis of other claims (0.1, 0.2); review M. Cyganowski email about K. Eckstein participating in Friday Brattle presentation (0.1, 0.1); email exchanges with J. Donahue regarding same (0.1, 0.1); follow up email with M. Cyganowski regarding same (0.1); email exchange with G. Feiner, D. Nachman, S. Alexander and U. Khan on L. Testa observations on discovery stipulation and noting myriad ways fees could get paid (0.2); email exchanges about monitor report and follow up based on same (0.1, 0.1); confer with K. MacLay about abatement proposals (0.4); further email exchange with G. Feiner, D. Nachman and S. Alexander on sliding scale (0.1); confer with D. Nachman about side-by-side summary of comments to help guide discussions (0.1); email exchange with D. Nachman and A. Alfano regarding same (0.1); email exchanges with D. Hart about sliding scale (0.1); prepare and circulate summary of call with K. MacLay with strategy observations to NCSG negotiating and PWSP teams (0.4); follow up email about comments to term sheet and scheduling negotiating team call (0.2);	
A. V. Alfano	05/22/20	Prepare allocation term sheet side by side comparison.	0.30
A. V. Alfano	05/22/20	Attend NCSG mediation call (0.9); emails from A. Troop (0.1, 0.1) and D. Nachman (0.1) re mediation/allocation draft; continued review of allocation term sheet comparison (0.6).	1.80
J. S. Sharp	05/22/20	Discovery committee call (0.7); update and revise financial institution discovery subpoena tracking spreadsheet (0.5); email financial institution discovery subpoena tracking spreadsheet to M. Rundlet for review (0.1); call with S. Alexander and UCC counsel regarding MDL search terms (0.5); meet and confer follow up with UCC and counsel to Sacklers (0.9); work on revisions to UCC discovery stipulation, draft cover email for the discovery stipulation, and send multiple emails to A. Troop regarding the discovery stipulation (0.9).	3.60
A. M. Troop	05/22/20	Email C. Mehri and M. Piers about next steps (0.1); review side-by-side summary of comments to AHC draft (0.1); email A. Alfano proposing changes to same (0.1); confer with U. Khan about HRT and other case issues	8.50

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		(0.6); confer with NCSG negotiating team about AHC draft, comments and strategy (0.8); set up (0.2) and participate (1.5) in Brattle claim presentation; email exchanges with K. Eckstein about moving mediator meeting to later next week from Tuesday and forward same to NCSG negotiating team (0.2); review and respond to D. Mosteller email about National Association of Pregnant Women's letter to court (0.1); review comments to AHC abatement draft from J. Donahue and K. Massicotte and further revise same (0.2); email revisions to negotiating team (0.1); confer with K. Eckstein about rescheduling mediation session and reactions to AHC abatement proposal (0.3); email summary and observations regarding same to mediation negotiating and PWSP teams (0.2); follow up email exchange with mediation negotiating and PWSP teams regarding same (0.1); confer with mediation negotiating and PWSP teams in preparation for AHC/MSGE call (0.8); participate in AHC/MSGE/NCSG call about abatement proposal from AHC (2.0); email mediation negotiating and PWSP teams data regarding lack of markups from MSGE (0.1); review D. Mosteller email on Cornerstone and MDL participation (0.1); review and forward B. Edmunds and T. Bashere comments to UCC discovery stipulation to J. Sharp (0.1); email exchanges with counsel to AHC and MSGE agreeing on transmittal to mediators regarding rescheduling of mediation session (0.2); email same to mediators (0.1); email exchange with T. Bashere about discovery stipulation (0.1); follow up email with D. Nachman about next steps (0.1); email exchanges with core team about court's request to consolidate conference lines for hearings (0.1); review accumulated Sackler 2004 discovery emails and forward to discovery group as needed (0.2);	
J. S. Sharp	05/23/20	Participate in call with UCC counsel, A. Troop, G. Feiner, M. Rundlet, and S. Alexander regarding discovery stipulation.	0.70
A. M. Troop	05/23/20	Email exchanges with mediators about 5/29 availability (0.1); email exchanges with K. Eckstein and K. Maclay and NCSG negotiating team regarding same (0.1); email exchange with D. Nachman about marking up abatement	6.00

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		term sheet (0.1); participate in call with MA, CO and UCC about proposed discovery stipulation (0.6); page flip and discuss potential edits to AHC proposed term sheet (0.6); revise and edit term sheet based on comments received and discussion with D. Nachman (3.1); email same to negotiating team under detailed cover email with alternative formulation for block grantee reductions (0.3); review comments from negotiating team and revise abatement term sheet (0.3); circulate same to negotiating team under explanatory cover email (0.1); email exchange with M. Rundlet and J. Sharp about debtor meet and confer on 5/22 (0.1); review email from D. Nachman on scheduling requests for 90-day bar date extension and email A. Alfano regarding same (0.1); review and forward to client various Cornerstone emails (0.1); further revise abatement term sheet based on comments (0.2); circulate revised abatement term sheet and copy marked to AHC's most recent draft under explanatory cover email and asking for confirmation on Friday session with mediators (0.2);	
A. M. Troop	05/24/20	Review comments and revisions to proposed UCC discovery stipulation (0.1); email G. Feiner regarding same and responding to specific questions (0.1);	0.40
A. M. Troop	05/25/20	Email exchanges with mediators (0.1), AHC and MSGE (0.2) and clients (0.1) about Friday mediation session; follow up email exchange with D. Molton (0.1); review and circulate to discovery group Akin email on II-way entity discovery (0.1); review MSGE markup of abatement term sheet and circulate same to mediation negotiating and PWSP teams under detailed cover email (0.9); email exchange with mediation negotiating and PWSP teams about next steps (0.1); review responses confirming 3 pm 5.26 call with mediation group (0.1); email Mediation Group regarding 5/26 call forwarding materials for review and coordinate WebEx (0.2);	1.90
A. V. Alfano	05/26/20	Attend (partial) NCSG mediation group meeting (0.2); attend (partial) semi-weekly NCSG meeting (0.5); call with J. Sharp re bar extension notice (0.1); email to/from K. Porter (UCC counsel) re Sackler meet and confer (0.1); confer with J. Sharp re discovery correspondence (0.1); review UCC discovery letters to Sacklers and others (0.2,	3.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		0.1); draft/revise notice of hearing on bar date extension (1.0); implement J. Sharp (0.1) and A. Troop (0.1) comments to notice; review notice for consistency/accuracy (0.2); file notice (0.1) and serve electronically/send to states (0.1, 0.1); review MSGE edits to allocation term sheet (0.2).	
M. Pettit	05/26/20	Review and respond to emails regarding subpoenas (.7 h); call with counsel for Bank of America and Wells Fargo re subpoena (.1 h); update spreadsheet tracking subpoenas (.6 h).	1.40
J. S. Sharp	05/26/20	Confer with A. Alfano regarding UCC discovery communications (0.1); review UCC discovery letters (0.4); email UCC discovery letters to discovery working group (0.1); send email to UCC and NCSG regarding Sackler financial discovery (0.1); emails with K. Porter regarding meet and confers (0.1, 0.1); email to A. Troop and M. Rundlet regarding meet and confer invites (0.1); participate in mediation update meeting regarding MSGE group's term sheet mark up (1.0); participate in state coordination call (0.7); multiple emails with M. Pettit and A. Troop regarding discovery requests from counsel for BoA and Wells Fargo (0.1); confer with A. Alfano regarding bar date extension notice (0.1); review and comment on bar date extension notice (0.1); email to A. Alfano regarding bar date extension notice (0.1).	3.10
A. M. Troop	05/26/20	Email exchanges with M. Van Eck, M. Rundlet, U. Khan, F. Feiner, D. Nachman, S. Alexander and J. Sharp about follow up on financial discovery and Purdue projections with UCC (0.1, 0.1, 0.1); email exchange with D. Mosteller and D. Nachman about MSGE "Purdue Bankruptcy" allocation model (0.1); review emails regarding Cornerstone (0.1, 0.1); meeting with NCSG mediation subgroup (1.0); participate in semi-weekly State conference call (0.7); email exchange with K. Geiger at Citi, J. Sharp and M. Pettit about 2004 financial institution discovery (0.1); forward voice mail from BofA counsel on financial institution 2004 discovery to J. Sharp and M. Pettit (0.1); email exchange with M. Van Eck about limited objection to motion to extend bar date for 90 days (0.1); confer with M. Van Eck regarding same (0.2); revise limited objection re bar date motion (1.1); forward	5.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		same to M. Van Eck, J. Sharp and A. Alfano under email transmittal (0.1); email BofA counsel, B. Glick in response to email about 2004 financial discovery (0.1); email exchange with G. Feiner about lack of compensation for UCC members (0.1); email exchange with C. Robertson about sharing emails on Cornerstone with NCSG (0.1); emails to NCSG regarding same (0.2); email exchanges setting call with K. Eckstein for 11 am on 5.27 (0.2); email exchanges regarding need to reschedule 5.27 call with MSGE and AHC with NCSG negotiating team (0.1); review revised limited objection from M. Van Eck and further revise same (0.3); email M. Van Eck, J. Sharp and A. Alfano regarding same (0.1); review and edit hearing notice (0.1); email exchange with J. Fiorentini and M. Burhart in response to request for additional copy of MSGE markup (0.1);	
A. V. Alfano	05/27/20	Attend NCSG/AHC/MSGE allocation term sheet call (1.7); attend smaller NCSG/AHC term sheet call (0.7).	2.40
M. Pettit	05/27/20	Review and respond to emails regarding subpoenas (.6 h).	0.60
J. S. Sharp	05/27/20	Email to M. Pettit regarding meeting with Covington to discuss JPM subpoena (0.1); review revised subpoena tracking chart (0.2); review limited objection to debtors bar date extension request (0.2); participate in discovery committee call (0.8); email to N. Kestenbaum regarding JPMC subpoena (0.1); email to M. Pettit regarding call with Morgan Stanley (0.1); review and revise limited objection to Debtors' bar date extension motion (0.7); email to A. Troop regarding comments to limited objection to Debtors' bar date extension motion (0.1).	2.30
A. M. Troop	05/27/20	Email exchanges with S. Alexander, G. Feiner and D. Nachman on status of limited objection to Debtors' motion to extend the bar date (0.1); email exchange (0.1) and confer (0.2) with J. McClammy about bar date motion, notice of hearing and related issues; review and revise as circulated to NCSG limited objection to debtors' bar date extension motion (0.3); email exchanges with M. Van Eck, J. Sharp and A. Alfano regarding same (0.1); email exchanges regarding NCSG/AHC call (0.2); email exchange with J. Fiorentini and M. Burkart about MSGE term sheet (0.1); confer with K. Eckstein about open issues in abatement term sheet (0.2); review D. Nachman	5.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		summary of call with non-states on AHC and respond to same (0.1); confer with D. Nachman in preparation for call with AHC and MSGE (0.3); email NCSG negotiating team participate in call with AHC and NCSG negotiating team (1.61.7); email exchanges with J. Donahue and team about AHC issues (0.2); email exchange with J. Donahue and team about A. Infinger questions (0.1); email exchanges about clarifying issues with Consenting States (0.1); confirm 6:30 call with consenting state representation and NCSG negotiating team (0.2); review HRT outstanding questions prepared by U. Khan, S. Alexander and M. Van Eck and accompanying email (0.21); email AHC and UCC about same and next steps regarding HRT (0.1); confer with CSG representatives on abatement term sheet and MSGE issues and next steps (0.6); review and further revise limited objection on debtors' bar date extension motion based on additional comments received (0.2); email M. Van Eck, J. Sharp and A. Alfano regarding same (0.1); email exchanges with K. Eckstein about discovery stipulation with UCC (0.1, 0.1, 0.1. 0.1);	
A. V. Alfano	05/28/20	Attend semi-weekly NCSG call (1.2); attend part of NCSG mediation group call (0.6); work on sliding scale calculations based on revised allocation formula (0.5).	2.30
M. Pettit	05/28/20	Review responses and objections to subpoenas (.6 h); review initial responses and productions from Citi (.5 h); correspond with banks regarding subpoenas (.4 h).	1.50
J. S. Sharp	05/28/20	Participate in discovery coordination meeting with UCC (1.4); email to A. Troop regarding correspondence from Citi (0.1); participate in mediation update call (0.6); follow up with A. Alfano regarding mediation percentage calculations (0.1); prepare allocation spreadsheet (0.3); participate in state coordination call (1.0); participate in discovery meet and confer call (1.7); work on issues regarding Citi discovery production (0.8).	6.00
A. M. Troop	05/28/20	Email exchanges with M. Van Eck about limited objection to debtors' motion to extend the bar date (0.1, 0.1); email negotiating team about June mediation dates (0.1); review emails from negotiating team on proposed 2 pm meeting (0.2); confer with D. Nachman regarding same (0.2); email AHC and MSGE about status and propose	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		cancelling 2 pm conference (0.1); follow up email exchanges with S. Gilbert and R. Ringer regarding same (0.1); review and respond to S. Alexander proposed changes to limited objection to bar date extension motion and summarize 5.27 call with J. McClammy (0.1); review and email negotiating team about R. Ringer calendar invite for 2 pm call (0.1); email exchanges with negotiating team about on-going dialog with non-state AHC members and proposing approaches for 2 pm call with AHC and MSGE, for Friday meeting with the mediators and other ways to procedurally facilitate productive discussions to close gaps (0.2); confirm 10 am 5.29 call with client (0.1); review (0.3) and circulate under explanatory cover email to M. Van Eck, S. Alexander and PWSP team (0.1) pleadings filed by the Ad Hoc Committee on Accountability including limited objection to debtors motion to extend the bar date; participate in UCC presentation on updated projections and related issues, including discovery discussion (1.4); review K. Maclay email about potentially moving mediation meeting to weekend and email negotiating team regarding same (0.1); email exchanges confirm negotiating team meeting at 3 pm (0.1); email exchanges with J. Sharp and M. Pettit about CITI secure mail with discovery responses (0.1, 0.1); review revised proposed sliding scale from AHC (0.1); email exchange with D. Nachman regarding same (0.1); participate in update and prep call with negotiating team (1.0); review J. Sharp analysis of new sliding scale and email D. Nachman and PWPS team regarding same (0.1); participate in semi-weekly state call (1.1); circulate accountability committee filings to entire NCSG in response to request during semi-weekly meeting (0.1); gather and forward discovery inquiries from financial institutions to J. Sharp and M. Pettit (0.2);	
A. V. Alfano	05/29/20	Attend joint NCSG/AHC/MSGE mediator meeting (1.4); attend NCSG mediation call (0.6); review revised allocation term sheet draft (0.5).	2.60
M. Pettit	05/29/20	Call with J.P. Morgan re subpoena responses (.3 h); review subpoena responses and objections (2.2 h); call with Morgan Stanley re subpoena responses (.3 h); call with HSBC Bank re extension of time to respond (.1 h);	5.80



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	05/29/20	correspond with Citi to receive files via secure transfer (.8 h); schedule calls with counsel for Bank of America and Goldman Sachs (.6 h); update subpoena response tracker (1.5 h). Prepare for call with counsel to JPMC regarding financial institution subpoenas (0.1); participate in call with M. Pettit and counsel for JPMC regarding subpoenas (0.3); follow up notes on call (0.2); participate in call with M. Pettit and B. Jenks regarding Morgan Stanley subpoena (0.3); follow up notes and subpoena tracking spreadsheet (0.3); send email to M. Pettit regarding additional document from Citi (0.1); send email to M. Pettit regarding call with HSBC regarding subpoena (0.1); send email to M. Pettit regarding production message from Citi (0.1); send email to M. Pettit regarding Goldman Sachs subpoena call (0.1); send email to M. Pettit regarding call with B. Glickman (0.1); call with UCC regarding stipulation and AHC (1.0); send email to M. Pettit regarding status of all document production from Citi (0.2); send email to discovery group regarding status of Citi production (0.4); send email to Milbank/JHA and Debevoise teams regarding discovery proposal (0.4); send emails to Milbank/JHA and Debevoise teams regarding Citibank mortgage discovery production (0.2, 0.1).	4.00
A. M. Troop	05/29/20	Forward HBSC message on discovery to J. Sharp and M. Pettit (0.1); attempt to access 1B report and follow up with DPW regarding same (0.2); review AHC revisions to abatement term sheet (0.3); email exchanges with NCSG negotiating team regarding same and scheduling call to discuss same and prep for meeting with mediators (0.2); review and circulate status inquiry from K. Maclay (0.1); email core client team about anticipated filing of the 1B report and access issues to unredacted copy (0.1); confer with NCSG negotiating team about AHC revisions to term sheet, upcoming mediator meeting, strategy and next steps (0.6); review term sheet based on foregoing conference (0.5); circulate same to negotiating and PWSP teams under explanatory cover email (0.1); review email exchanges and CA language in term sheet with AHC and with CA and consider potential alternatives for dealing with CA issues (0.3); email thoughts to D. Nachman about	7.30

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		alternative (0.1); follow up with NCSG negotiating team on whether to distribute further markup to AHC in advance of mediator meeting or not (0.1); email exchanges with J. Donahue and negotiating group about 8(E) change by AHC and next steps (0.2); circulate comments to AHC 5.28 draft to AHC counsel under explanatory confer email (0.1); email exchange with J. Sharp about covering upcoming call on proposed discovery stipulation (0.1); unsuccessful attempt to reach K. Maclay to review status and proposed game plan for mediators (0.1); review AHC proposal on footnote 1 and conclude it's ok (0.1); email NCSG negotiating team about effort to reach Maclay, footnote 1 and option for dealing with California issues (0.3); participate/host mediation session with mediators, NCSG, AHC and MSGE (1.4); email exchanges with S. Gilbert and D. Molton about TDP report from S. Gilbert and needing to schedule insurance presentation (0.1) and with G. Feiner regarding same (0.1); email D. Nachman about S. Gilbert's idea of direct call among CA AG and CA locality attorney (0.1); follow up email with D. Nachman about session with mediators (0.1); email exchange with D. Nachman about next steps (0.2); confer with D. Maclay on status (0.3); follow up email regarding same to MSGE and AHC counsel (0.1); review email from California with conditions for acceptance (0.1); revise and edits abatement terms sheet to reflect same (0.5); email negotiating team regarding same and next steps (0.1); confer with D. Nachman on next steps (0.2); email revised term sheet to CA with description of changes and next steps (0.2); email S. Gilbert about status and next steps (0.1); review financial institution discovery update from J. Sharp and respond to same (0.1);	
A. M. Troop	05/30/20	Review email from S. Gilbert raising questions about construct, not substance, of described CA resolution (0.1); email D. Nachman regarding same (0.1); prepare potential edits to CA language to address construct issues raised by S. Gilbert and forward to D. Nachman for consideration (0.3); confer with D. Molton, S. Gilbert and D. Nachman about open issues (0.4); revise abatement term sheet to address various concerns raised by AHC but preserving	4.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		CA position (0.2); circulate same to D. Nachman (0.1); email exchanges with M. Rainer about status (0.1); email exchanges with M. Rainer and J. Fiorentini and negotiating group regarding suggested non-substantive changes (0.1); finalize and circulate same for review and comment under detailed email (0.3); follow up email exchanges with negotiating team (0.3); email exchanges with M. Rainer and J. Fiorentini scheduling (0.1, 0.1, 0.1) and then conferring (0.3) regarding changes and issues; review proposed edit to NCSG limited objection to bar date extension in like light of Ad Hoc Accountability Group objection from S. Alexander (0.1); email PWSP team regarding same (0.1); email S. Alexander, M. Van Eck, G. Feiner and PWSP team regarding same (0.1); circulate status summary to NCSG negotiating team (0.2); revise term sheet based on discussions with CA (0.2); circulate same with explanatory email covers to AHC (0.1) and CA (0.1); circulate foregoing to NCSG negotiating team under detailed explanatory cover email (0.2); email exchanges finalizing direction for limited objection to bar date extension with M. Van Eck, S. Alexander, G. Feiner, and PWSP team (0.1, 0.1); email exchange with M. Cyganowski on timing for review of abatement term sheet (0.1); confer with K. Maclay on timing (0.1); confer with D. Molton on status [REDACTED] [REDACTED] and next steps (0.2); update NCSG negotiating team on status (0.2); email K. Maclay and others on timing (0.1);	
A. V. Alfano	05/31/20	Cite/record check objection to bar date extension (1.0); send to M. Van Eck and S. Alexander with cover note (0.1); continued cite/record check of revised draft (1.0, 0.5); implement S. Alexander revisions (0.2); call with A. Troop re revisions (0.1); finalize objection for filing (0.4); serve documents electronically (0.1, 0.1); analyze AHC objection, debtors' objection and other filings (0.6).	4.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	05/31/20	Confer with D. Molton regarding status of draft abatement term sheet (0.1); email exchanges with counsel to the AHC regarding same (0.1); receive and circulate revised draft abatement term sheet to NCSG negotiating group (0.1); review and further review draft from AHC and confirm census reference matches CA chart (0.3); email NCSG negotiating team regarding same (0.1); review sign off responses (0.2); email proposed revisions to AHC counsel (0.1); follow up email exchange with R. Ringer regarding same (0.1); follow up call with D. Molton regarding same, next steps and TDP process (0.2); forward D. Molton transmittal of term sheet to MSGE to NCSG negotiating team (0.1); email exchanges about finalizing NCSG limited objection to Debtors' motion to extend the bar date with S. Alexander, M. Van Eck, J. Sharp and A. Alfano (0.1, 0.1, 0.1); review other filings with respect to the bar date and circulate same under explanatory email (0.3); email exchanges with AHC and UCC counsel about HRT open questions and scheduling conference with Brenkus (0.1, 0.1); forward open questions on HRT to Debtors under explanatory email cover (0.2); email exchanges with client and PWSP teams on scheduling insurance presentation and Brenkus call (0.1, 0.1, 0.1); draft proposed emails to mediation group and CA for negotiating team's consideration (0.1); review AHC objection to extension of the bar date (0.1); email exchange with K. Eckstein regarding same (0.1); email client and PWSP core teams regarding same (0.1);	3.10

Total Hours: 357.40

**Total Fees: \$370,140.50**

-15.0% Discount: (55,521.08)

**Total Fees Due: \$ 314,619.42**

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	76.60	\$ 805.00	\$ 61,663.00

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
M. Pettit	34.30	650.00	22,295.00
J. S. Sharp	92.90	865.00	80,358.50
A. M. Troop	153.60	1,340.00	205,824.00
-15.0% Discount:			<u>(55,521.08)</u>
<b>Total:</b>	<b>357.40</b>		<b>\$314,619.42</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
05/19/20	Document Processing	Summary	\$74.40
05/15/20	Postage	Summary	120.00
05/07/20	Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4311178; DATE: 5/7/2020 Hearing - Certificate Transcript, A. Alfano	157.20
04/22/20	Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010041650925; DATE: 6/1/2020 Bankruptcy Court, Court Solutions Court conference appearance 4/22, A. Troop, 04/22/20	70.00
05/01/20	Other Court Costs	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-010041586891; DATE: 5/20/2020 Bankruptcy Court Southern District of New York, Court Call Re Purdue Hearing, A. Alfano, 05/01/20	70.00
05/21/20	Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010041650925; DATE: 6/1/2020 Bankruptcy Court, Court Solutions Court conference appearance, A. Troop, 05/21/20	70.00
<b>Total Disbursements:</b>			<b>\$561.60</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Deposition/Transcript	157.20
Document Processing	74.40
Other Court Costs	210.00
Postage	120.00
	<hr/>
<b>Total:</b>	<b>\$561.60</b>

**Total Due For Matter 0000001:                      \$315,181.02**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

June 29, 2020  
Invoice No. 8345876  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 370,140.50	\$ 561.60	\$ 370,702.10
-15.0% Discount	(55,521.08)		(55,521.08)
<b>Total This Invoice:</b>	<b>\$ 314,619.42</b>	<b>\$ 561.60</b>	<b>\$ 315,181.02</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
Total Prior Outstanding		\$0.00	\$0.00	\$0.00
Total Amount Outstanding				\$315,181.02

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

July 31, 2020  
Invoice No. 8348046  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through June 30, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 366,586.17	\$ 616.85	\$ 367,203.02
<i>Adjustment for inadvertent overcharge on 2020 hourly rate for Andrew Troop</i>	(6,697.92)		(6,697.92)
<b>Total This Invoice:</b>	<b>\$ 359,888.25</b>	<b>\$ 616.85</b>	<b>\$ 360,505.10</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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**Pillsbury Winthrop Shaw Pittman LLP**  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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**Purdue Pharmaceuticals**

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A. V. Alfano	06/01/20	Emails from A. Troop, U. Khan and debtors' counsel re HRT requests (0.1, 0.1, 0.1); review Alix Partners "1B" report (0.7).	1.00
P. Ng	06/01/20	Discuss with case team in re: to delivery method of inbound production documents per M. Pettit's request.	0.40
M. Pettit	06/01/20	Call with counsel for Bank of America and Wells Fargo to discuss subpoena (.7 h); call with counsel for Goldman Sachs to discuss subpoena (.3 h); draft and compile subpoena package for Merrill Lynch (1.2 h); coordinate receipt of production from Citi (.6 h); compare list of PII with list of named parties on the subpoenas (1.4 h); review emails regarding subpoenas (.4 h).	4.60
J. S. Sharp	06/01/20	Send email to M. Pettit regarding call with counsel to Goldman Sachs regarding subpoena response (0.1); participate in call with M. Pettit and counsel for Bank of America and Wells Fargo regarding financial institution subpoenas (0.7); send emails to M. Pettit regarding receipt of document production from Citi credit cards (0.1, 0.1); send emails to A. Troop regarding UCC discovery communications (0.1, 0.1); send email to A. Troop regarding PII and call with counsel for Bank of America and Wells Fargo (0.2); send emails to M. Pettit regarding subpoena for Merrill Lynch (0.2, 0.1); participate in call with M. Pettit and counsel for Goldman Sachs regarding financial institution subpoenas (0.3); update and revise Financial Institution Subpoena tracking spreadsheet (1.4); review transfers report from AlixPartners (1.7); send email to D. Nachman regarding status of financial institution subpoenas (0.3); send email to M. Pettit regarding cross-referencing PII received from NYAG with Named Parties on subpoenas (0.2); review draft Merrill Lynch subpoena (0.3); send email to counsel for the Sacklers, IACs, and UCC regarding subpoena for Merrill Lynch (0.2); review RCCB correspondence to M. Hurley regarding IAC discovery (0.2); send UCC-RCCB discovery correspondence to discovery committee (0.1);	6.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	06/01/20	<p>send email to A. Troop regarding Purdue criminal investigation (0.1); review abatement term sheet response from MSGE (0.4).</p> <p>Email exchange with D. Nachman about AHC opposition to any bar date extension (0.1); email exchanges with M. Rundlet, J. Sharp, S. Alexander, M. Van Eck and G. Feiner regarding discovery stipulation with UCC (0.1); revise email to mediation subgroup providing copy of final AHC/NCSG term sheet and updating on status (0.2); email to CA regarding same (0.1); review proposed discovery stipulation (0.2); email observations about paragraph 4 to M. Rundlet, J. Sharp, S. Alexander, M. Van Eck and G. Feiner (0.1); follow up emails regarding same (0.1, 0.1, 0.1); gather cases on private claims and circulate to D. Nachman (0.1); email exchanges with A. Alfano, J. Sharp and C. Jimenez about hearing logistics for 6/3 (0.1, 0.1); coordinate update call with mediation subgroup for 6/2 (0.2); email exchange with B. DeLange about schedules to term sheet (0.1); review Akin email to J. Ball about ESI issues (0.1); email J. Sharp regarding same (0.1); email exchanges with DPW about lack of access to 1B report (0.2); review 1B report (0.9); email client and PWSP team initial impressions of same and bates number for view only site (0.1); email exchanges with J. Sharp about status of resolving request from financial institutions for TINs (0.2); review revised discovery stip from Akin with Debtor comments and review same (0.1); email G. Feiner, M. Rundlet, S. Alexander and J. Sharp regarding same (0.1); email exchange with M. Van Eck, D. Nachman, S. Alexander, U. Khan, G. Feiner and PWSP team about next HRT steps (0.1); email exchange with D. Nachman, G. Feiner and J. Sharp on financial institution discovery status (0.1); review and circulate email from C. Mehri about motion for class certification (0.1); email exchanges with client and PWPS team regarding same and likely timing (0.1); review and circulate to negotiating team response from MSGE (0.1); email D. Molton regarding same (0.1); review Skadden monthly fee statement and email exchanges with PWSP team about strategic questions (0.3);</p>	4.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/02/20	Attend call with Dr. Brenkus (PEC) (1.0); attend NCSG mediation group call (1.0); attend NCSG semi-weekly call (0.6); review hearing binder materials prepared by K. McCarthy (0.5); review debtors' omnibus bar date reply and UCC statement (0.4); coordinate access by pro se letter writers to hearing (0.2, 0.1, 0.2); emails with A. Troop (0.1) and S. Alexander (0.1) re same; coordinate listen only access to hearing (0.1); call Accountability Committee counsel re hearing attendance (0.1); email to C. Gange (Kramer Levin) re redacted copy of OTC naloxone report (0.1); brief review of naloxone report (0.2); email to B. Grassmeyer re database access (0.1).	4.80
M. Pettit	06/02/20	Review and compile requests from banks for personally identifying information.	0.70
J. S. Sharp	06/02/20	Send emails to A. Alfano regarding protective order acknowledgment (0.1) and bar date extension hearing (0.1); review UCC discovery letter to court (0.9); participate in webex meeting with Dr. Brenkus (1.0); confer with A. Troop regarding Dr. Brenkus (0.1); attend mediation status webex meeting (1.0); attend state coordination call (0.6); review PII cross-reference list from M. Pettit (0.3); work on combining Named Persons' list and additional identification information received from NYAGs officer, including encrypting resulting file and preparing same for transmittal (2.3); send email to M. Pettit regarding list of financial institutions who requested PII (0.1); send email to L. McFarlane regarding discovery meeting (0.1).	6.60
A. M. Troop	06/02/20	Email exchange with M. Van Eck about 6/3 hearing (0.1); confer with D. Molton about MSGE (0.1); email negotiating team regarding same (0.1); email A. Alfano about logistics for 6/3 hearing (0.1); review email from T. Miller with local government estimates and consider same (0.1); email J. Donahue regarding same (0.1); confer with U. Khan about HRT and case status (0.3); email exchanges with S. Gilbert on insurance presentation (0.1); email client and PWSP team regarding same (0.1, 0.1); review detailed UCC letter on Sackler discovery issues (0.2); email exchanges with M. Rundlet, G. Fener and J. Sharp regarding thoughts on same (0.1); follow up with S. Gilbert re materials for insurance presentation (0.1); email	8.60

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		(0.1) and confer (0.2) with A. Preis about HRT; email exchanges with K. Eckstein about HRT and related matters (0.1); review and circulate actual hearing notice on class cert by public schools (0.1); email exchanges with NCSG confirming response to Akin on discovery letter to court (0.1); email same to Akin team and request unredacted version (0.1); email exchange with G. Feiner and D. Nachman about MSGE strategy and mediation subgroup update (0.2); draft transmittal to mediation subgroup updating on MSGE status and providing MSGE markup (0.1); coordinate delivery of same with A. Alfano (0.1); email exchanges about upcoming PEC and MSGE call (0.2); weekly damages call (0.6); review and circulate the Debtors' reply regarding the bar date (0.1); participate in Brenkus presentation and question and answer (1.0); receive and circulate some answers from DPW to request for more HRT information (0.1); email exchanges (0.2) and confer (0.3) with D. Nachman, S. Gilbert and D. Molton about conversation with K. Maclay and next steps; coordinate call with K. Eckstein (0.1); review and circulate UCC further statement in support of 30-day bar date extension (0.1); review and circulate notice of free listen-only line to core client and PWSP teams (0.1); participate in mediation subgroup meeting (1.0); participate in semi-weekly NCSG meeting (0.6); review and consider emails from D. Nachman and S. Alexander about 6/3 hearing strategy (0.1); email NCSG about listen-in number and live options for 6/3 hearing to entire NCSG in response to discussion at NCSG meeting (0.1); email exchange with DPW about accepting J. Finegan's declaration as direct testimony and email core bar date client and PWSP teams regarding same (0.1); review UCC emails to Court about Sackler discovery disputes (0.1); email core client team on uploading of PHI related responses by Debtors (0.1); confer with K. Eckstein and R. Ringer about HRT, Public Schools, MSGE, bar date, discovery issues, Sacklers and next steps (0.4); review and circulate Side B email to court requesting until Friday to respond to UCC discovery letter and circulate same to discovery subgroup (0.1); email exchange with S. Alexander about 79% of deaths being in NCSG states	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/03/20	(0.1); hearing prep (0.4); Attend hearing on bar date extension (2.5); attend (partial) bar date hearing recap call (0.5); attend proof of claim update call (0.7); confer with A. Troop re hearing (0.1); emails from J. Sharp and A. Lees (Sackler Side B) re discovery (0.1, 0.1).	4.00
J. S. Sharp	06/03/20	Attend bar date extension motion telephonic hearing (partial) (2.2); attend hearing follow up webex meeting (0.7); send emails regarding call with Brattle (0.1); participate in meet and confer call with UCC and Haug Partners (1.0); send email to A. Lees regarding PII for financial institution subpoenas (0.2); send email to B. Glickman and K. Rudd regarding financial institution subpoenas (0.3); participate in call with Pillsbury, state AG representatives, and professionals from the Brattle Group regarding proof of claim planning (0.8); send email to counsel for named parties regarding PII (0.2); review and respond to email from G. Feiner regarding UCC discovery database (0.1); send emails to A. Troop regarding PII information for subpoenas (0.1); send email to A. Troop regarding restricting document access (0.2).	5.90
A. M. Troop	06/03/20	Continue to prepare for 6/3 hearing (1.9); email exchange with J. McClammy and others confirming no cross- examination of J. Finegan (0.1); participate in 6/3 hearing on extension of bar date (2.5); email exchange with L. Testa and others about SCOTUS Madoff decision to let stand 2nd decision on reach to recover foreign transfers (0.1); email exchanges with J. Donahue, M. Van Eck, D. Nachman, S. Alexander and G. Feiner about hearing results and conference to coordinate next steps (0.1); email exchange with M. Van Eck and J. Donahue about J. Drain closing statements at hearing (0.1); confer with A. Alfano regarding same (0.1); confer with J. Donahue, M. Van Eck, D. Nachman, S. Alexander and G. Feiner about hearing on bar date extension and next steps (0.7); email exchanges with J. Donahue, Brattle and PWSP team about bar date extension and coordination call (0.1); confer with Brattle, M. Cyganowski, J. Donahue, N. Mara and PWPS team about proof of claim bar date extension and next steps (0.5); email exchanges with AHC and NCSG about (a) finalizing term sheet form for distribution, (b)	10.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confirming same with MSGE, and (c) distribution list (0.1, 0.1); finalize and forward term sheet to S. Gilbert, D. Molton and D. Nachman for review and sign off (0.2); email exchange with J. Donahue about MSGE agreement (0.1); confer with S. Gilbert, D. Molton and D. Nachman about status and next steps (0.1); draft and circulate proposed transmittal to proposed recipients of term sheet (0.1); email exchanges with S. Gilbert about AHC meeting (0.1); email exchanges about updating the NCSG (0.2); email exchanges about transmittal, identity of recipients (0.1); revise and recirculate proposed transmittal for term sheet (0.1); email exchanges with proof of claim working group confirming call for 6/8 (0.2); review and email exchanges with J. Sharp and A. Alfano about A. Lees response on TIN for financial institutions and next steps regarding Side A (0.1); email exchange with G. Feiner and others about discussion with UCC on access to UCC document database (0.1); email exchange with A. Preis about HRT, diligence and next steps (0.1); review and respond to email from G. Feiner about discovery stipulation (0.1); email exchange with G. Feiner and D. Nachman about upcoming insurance presentation by the Gilbert firm (0.1); draft and circulate to A. Preis and K. Eckstein proposed reply to M. Huebner on HRT diligence (0.2); email exchanges about confidentiality concerns involving distribution of term sheet (0.1); attention to alternatives regarding same (0.8); email D. Molton, S. Gilbert and D. Nachman intended course of action (0.1); review responses (0.1); implement same (0.3); transmit final version to K. Maclay under explanatory cover email (0.2); transmit to mediators, M. Huebner and S. Birnbaum under explanatory cover (0.2); email NCSG about bar date extension and MSGE coming on board with the abatement term sheet (0.1); email exchange with M. Cyganowski, R. Ringer and K. Eckstein about potentially coordinating a response to school board class cert motion (0.1);	
A. V. Alfano	06/04/20	Attend insurance presentation/take notes re same (2.3); attend NCSG semi-weekly call (1.1); email to B. Grassmeyer (0.1) and K. Galle (0.1) re access to database; email to states re NCSG distribution list (0.1); discovery	5.10

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		time tracker (0.5); email to A. Troop re distribution list (0.1); review UCC discovery letter (0.3); review proof of claim precedents (0.5).	
M. Pettit	06/04/20	Correspond with litigation support and Citi regarding complications in receiving data (0.5); compile list of contacts at all the banks (0.3).	0.80
J. S. Sharp	06/04/20	Send email to A. Troop regarding insurance presentation (0.1); review email from S. Alexander regarding Purdue production and send email response (0.1); send email to C. Oluwole regarding Purdue production to Everlaw (0.1); send email to C. Jimenez and A. Alfano regarding discovery time reporting (0.5); attend insurance presentation from AHC (2.1); attend call with UCC regarding Sackler discovery disputes (0.2); send email to A. Troop regarding call with UCC (0.1); work on 2004 ICSP-related discovery reporting for May 2020 (1.2); participate in state coordination call (1.1); send email to K. Geiger at Citi regarding document production regarding secure file transmission (0.4).	5.90
A. M. Troop	06/04/20	Email exchanges about M. Huebner questions on abatement term sheet (0.1, 0.1, 0.1); email exchange with J. Hudson about upcoming insurance presentation (0.1); review and sign off on revised discovery stipulation with UCC (0.2); email exchange with A. Infinger and others about 6.8 working group session on proofs of claim (0.2); email exchanges about 6.3 bar date hearing (0.2); email exchanges with A. Preis (0.1) and K. Eckstein and R. Ringer (0.1) on revisions to response to M. Huebner on HRT diligence; email exchange with U. Khan regarding same (0.1); participate in insurance presentation by Gilberts firm (2.2); email exchange with G. Feiner about TDP process (0.1); email exchange with J. Sharp about filing letter in support of UCC letter on discovery (0.1); revise (0.1) and circulate revisions to term sheet to AHC and MSGE under explanatory cover email (0.1); follow up with D. Nachman (0.1); email same to mediators, M. Huebner and S. Birnbaum under explanatory cover email (0.1); email exchange with R. Ringer about changes to term sheet and a redline to 5/31 version (0.2); finalize and send HRT response to M. Huebner email to DPW, AHC and UCC (0.1); review and circulate M. Huebner reply	6.50

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		(0.1); participate in semi-weekly state call (1.1); confer with A. Preis regarding status and HRT (0.3); email M. Cyganowski confirming NCSG would work with AHC on combined response to schools' class certification motion (0.1); confirm conference on 6/5 with mediation negotiating team (0.1); email exchanges about next steps with UCC on discovery (0.1); review and respond with analysis to L. McFarlane question on the bar date order (0.2); email exchange with S. Alexander on proof of claim question (0.1);	
A. V. Alfano	06/05/20	Attend (partial) mediation next steps call (1.0); email to J. Pearlman re meeting access (0.1); coordinate access for MA AG reviewers (0.1, 0.1, 0.1); review time sheets and create spreadsheet for discovery time tracking (2.5); perform calculations of fees incurred (0.3); emails to A. Troop and J. Sharp (0.1) re discovery tracker; email to C. Jimenez to implement task codes to expedite tracking process going forward (0.1); review UCC discovery letter to court (0.5); create NCSG distribution contact list (0.2).	5.10
M. Pettit	06/05/20	Review subpoena responses and objections (0.5); review emails regarding subpoenas to financial institutions re personally identifying information (0.2); coordinate receipt of production from HSBC (0.2).	0.90
J. S. Sharp	06/05/20	Send email to discovery working group regarding revisions to supporting letter regarding UCC discovery (0.2); update and revise supporting letter regarding UCC discovery (2.6); participate in discovery committee call (1.1); prepare redline and send revised draft of supporting letter regarding UCC discovery to discovery working group (0.2); send emails to A. Troop regarding discovery time reporting (0.2, 0.1, 0.1); send email to D. Nachman regarding comments to supporting letter regarding UCC discovery (0.1); further revisions to supporting letter regarding UCC discovery based on comments received (0.7); send email to S. Alexander regarding comments supporting letter regarding UCC discovery (0.1); review revisions of supporting letter regarding UCC discovery from A. Troop (0.2); send emails to A. Troop regarding supporting letter regarding UCC discovery (0.1, 0.1); send email to N. Jones regarding discovery time reporting tracking sheet (0.4); send Norton Rose response to UCC	8.30



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		discovery letter to working group (0.1); review Norton Rose response to UCC discovery letter (0.4); send email to A. Hunter regarding HSCB production (0.3); final review of supporting letter regarding UCC discovery (0.3); draft and send email to Judge Drain regarding supporting letter regarding UCC discovery (0.3); send Side B response to UCC discovery letter and NCSG supporting letter regarding UCC discovery to working group (0.1); send email to B. Glickman regarding BoA and Wells Fargo subpoena compliance (0.4); send filed version of UCC discovery stipulation to working group (0.1); send email to S. Alexander regarding amended protective order status (0.1).	
A. M. Troop	06/05/20	Confer with S. Alexander about proof of claim narrative, other claims, HRT and next steps (0.5); participate in mediation negotiating team meeting (1.3); email exchange with G. Feiner and S. Alexander about TDP process (0.1); email exchanges with S. Alexander and G. Feiner about action plan for HRT (0.1); review B. Edmunds email to J. Donahue about MD and proof of claim (0.1); email exchanges with J. Sharp and A. Alfano about reporting time on Rule 2004 efforts in response to Court's order (0.1, 0.1, 0.1); confer with Otterbourg, Kramer Levin and D. Mosteller about public school class cert motion (1.0); email exchanges with D. Molton and team about inquiry from C. Mehri and sending a single response (0.1, 0.1, 0.2); email exchanges with K. Maclay and D. Molton regarding same (0.1); email exchange with S. Alexander, G. Feiner and D. Mosteller about opposition to class cert motion (0.1); review and revise draft letter to Court in support of UCC discovery letter re Sacklers (0.2); forward same to discovery team under explanatory cover email (0.1); emails exchanges with discovery team about further changes to the NCSG letter in support of UCC (0.1, 0.2; 0.1, 0.1, 0.1, 0.2); email exchange with D. Molton, K. Maclay, R. Ringer and S. Gilbert about D. Molton responding to C. Mehri (0.1); follow up email exchanges to connect with K. Maclay regarding approach to C. Mehri (0.1, 0.1, 0.1); email exchanges with D. Nachman and J. Donahue about next steps with AHC and MSGE on mediation (0.1); revise letter to Court on discovery dispute	6.90

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		(0.3); email exchange with J. Sharp regarding same (0.2); further email exchanges with discovery team on letter focusing on issues of multiple view-only platforms (0.2); further revise same based on comments (0.2); follow up emails regarding same (0.1); sign off on same for delivery to J. Drain and email J. Sharp regarding same (0.1); email exchange with M. Rundlet about process for engaging on multiple view-only platform issues and email J. Sharp regarding same (0.1); email discover group regarding same (0.1);	
A. V. Alfano	06/06/20	Research claim objection precedent (0.8); emails with S. Alexander re same (0.1); review UCC, Sackler, IAC and NCSG discovery correspondence to court (1.0).	1.90
J. S. Sharp	06/06/20	Send Side A and IAC responses to UCC discovery letter to working group (0.1); send emails to S. Alexander regarding claim objections (0.1, 0.1); send email to A. Alfano regarding claim objections (0.1).	0.40
A. M. Troop	06/06/20	Follow up with J. Hudson to get the insurance presentation (0.1); email exchange with M. Van Eck regarding same (0.1);	0.20
A. V. Alfano	06/07/20	Emails from S. Alexander re rate payers claim litigation (0.1, 0.1); email from A. Troop re same (0.1); review email contact distribution list and send to A. Troop (0.2).	0.50
J. S. Sharp	06/07/20	Send email correspondence regarding UCC discovery letter to working group (0.2); send emails to S. Alexander regarding claim objections (0.1, 0.1); send email to A. Troop regarding claim objections (0.2); send email to A. Troop regarding discovery platform issues (0.1).	0.70
J. S. Sharp	06/07/20	Send email to A. Troop regarding Side A ICSPs and ACSPs (0.1)	0.10
J. S. Sharp	06/07/20	Send email to A. Troop regarding Citi production (0.2).	0.20
A. M. Troop	06/07/20	Confer with D. Nachman about status and next steps (0.7); schedule call with D. Molton, S. Gilbert and D. Nachman for 6/8 (0.1); email exchanges with S. Alexander, D. Nachman and G. Feiner about rate payers and claims objections (0.2); review emails about discovery letter to court from various parties (0.1); email J. Sharp regarding same (0.1); email exchanges with J. Sharp and A. Alfano about claims objection strategy (0.2, 0.1); review emails from various states about revising HRT strategy (0.2); review and circulate to PWSP team S. Gilbert email on	2.50

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		agenda for 6/8 call with negotiating teams from NCSG, AHC and MSGE (0.2); review AHC side letter on discovery (0.1); email J. Sharp regarding same (0.1); email G. Feiner and D. Nachman about distribution of insurance presentation (0.1); review J. Ball email on young adults and financial institution discovery and email J. Sharp regarding same (0.1); email J. Sharp about view-only platform issues (0.1); further email exchange with G. Feiner, S. Alexander and D. Nachman about rate payers and claims objection and scheduling call for 6/8 (0.1);	
A. V. Alfano	06/08/20	Review docket in response to question from U. Khan (0.4); prepare for (0.3) and attend (1.9) joint NCSG/AHC aggregate proof of claim call, including debrief with A. Troop and J. Sharp; emails with S. Alexander and A. Hennessey re 6/3 transcript (0.1, 0.1); review 6/3 hearing transcript (0.3) and respond to A. Troop question re Judge's comments at 6/3 hearing (0.2); draft email for J. Donahue for state proof of claim information (0.3, 0.2); review state complaint questionnaire (0.1); create basis of claim document for A. Troop review (0.3); revisions to basis of claim document (0.2); emails with J. Sharp and A. Troop re same (0.1, 0.1); send draft email, questionnaire, and basis of claim document to J. Donahue under cover email (0.1).	4.70
A. V. Alfano	06/08/20	Emails from J. Sharp re meet and confer with UCC, Sacklers and various other constituencies in case (0.1, 0.1).	0.20
P. Ng	06/08/20	Download and analyze discovery document which contain 42 million records to prepare for attorney review per J. Sharp's request.	0.40
M. Pettit	06/08/20	Review and respond to emails regarding financial institution subpoenas and personally identifying information.	0.70
J. S. Sharp	06/08/20	Send email to A. Troop regarding Side A SSN/EIN issue (0.3); send email to A. Hunter regarding HSBC subpoena (0.4); send email to S. Alexander regarding TIN issue (0.1); send email to Sackler counsel regarding production from HSBC bank (0.3, 0.1); send email to M. Pettit regarding Goldman Sachs discovery (0.1); send emails to Sackler counsel regarding production from HSBC securities (0.1).	1.40

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J. S. Sharp	06/08/20	Send email to working group regarding J. Drain's response (0.1); send email to M. Rundlet regarding J. Drain's response (0.1); participate in meet and confer call with Side A and UCC (1.4); send email to A. Troop regarding meet and confer (0.1); send email to Patrick Ng regarding Sackler discovery (0.1); send email to A. Troop regarding ICSP fee tracking (0.1); send email to working group regarding Side A young person and minor ACSPs (0.2).	2.10
J. S. Sharp	06/08/20	Participate in proof of claim planning call (1.9); send emails to A. Troop and A. Alfano regarding state RFI for proof of claim preparation (0.1, 0.1); revise RFI sheet (0.1).	2.20
A. M. Troop	06/08/20	Confer with S. Gilbert, D. Molton and D. Nachman on mediation and upcoming days' schedule (0.3); organizational call among NCSG, AHC and MSGE designated negotiating teams (2.0); email exchange with D. Molton about public schools and TTP (0.1); email exchange with D. Nachman regarding same and need for daily lawyer planning calls (0.1); review email from C. Mehri (0.1); email exchange with D. Molton regarding same and DOJ outreach (0.1); email exchange with D. Nachman, G. Feiner and S. Alexander about MA reaching out to DOJ and follow up with most recent term sheet (0.1); email exchanges with foregoing about DOJ and mediation privilege (0.1, 0.1); email exchange with D. Molton regarding same (0.1); further email exchange with D. Molton about public school class cert motion (0.2); prepare for (0.4) and participate in call with States, Brattle and Otterbourg about proof of claim (1.9); review and revise draft of information request for lawsuit information (0.4); email A. Alfano and J. Sharp regarding same (0.1); email exchanges with AHC counsel about joint objection to public school class cert motion (0.1); review email exchange with C. Fayard for NAS including proposed trust structure (0.2); email exchange with D. Mosteller and others about ability to share term sheet with localities (0.1); email exchange with R. Ringer about outline on opposition to class cert motion (0.1); review H. Williford about Side A and TIN information and email J. Sharp regarding same (0.1); review further revised request for	8.20

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		proof of claim information from States and email PWSP team regarding same (0.1); review and revise draft basis of claim for proof of claim and proposed email for J. Donahue's consideration (0.4); confer with G. Feiner, D. Nachman and S. Alexander about potential objection to public school and rate payer claims (0.7); email exchange with A. Alfano and J. Sharp about review of certain issues in 6/3 transcript (0.1); email exchange with discovery group about next steps and 6/9 strategy call (0.1); email exchange with J. Sharp about Side A confirming its ability to accept service for "young adults" and "minors" (0.1, 0.1); review draft amended HRT motion and forward comments to C. Robertson and M. Huebner (0.6); email exchange with S. Alexander about whether to identify discovery requests in any Rule 2004 motion regarding Purdue (0.1); further revise draft email for J. Donahue transmittal of request of information from States (0.1);	
A. M. Troop	06/08/20	Email exchange with J. Sharp about Sackler meet and confer (0.1);	0.10
A. V. Alfano	06/09/20	Review/implement J. Donahue revisions to basis of claim document (0.3); implement A. Troop comments to draft cover email to State and Territories re proofs of claim (0.2); send revised documents to A. Troop with cover explanation (0.1); attend semi-weekly state call (0.6); continued review of 6/3 hearing transcript (0.4); emails to Milbank (0.1, 0.1) and Debevoise (0.1) for client access to databases; email from A. Troop re HRT and class certification motion (0.1); emails with J. Sharp (0.1) re PWSP data repository; call with P. Ng (0.1) and IT (0.1) re same; review union insurance 2019 statement (0.1); emails re discovery time tracking (0.1, 0.1, 0.1).	2.70
P. Ng	06/09/20	Download supplemental inbound production from Milbank's FTP; generate production overview reporting; coordinate with Service Desk to create custom network saved location to store production documents for attorney review per J. Sharp's request.	1.20
M. Pettit	06/09/20	Edit subpoena to Merrill Lynch (1.4); review and respond to emails from financial institutions (1.1); update subpoena tracking spreadsheet (1.1).	3.60
J. S. Sharp	06/09/20	Participate in call with G. Feiner, U. Khan, S. Alexander, and A. Troop regarding debtor discovery (1.1); participate	1.70

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J. S. Sharp	06/09/20	in state coordination call (0.6). Send email to K. Fell regarding Side B production (0.1); review correspondence from J. Bell regarding Side A discovery (0.1); send correspondence from J. Bell to working group (0.1); send email to P. Ng regarding Side B production (0.1); call with M. Hurley regarding meet and confer call (0.1); review proposal from UCC regarding Side A meet and confer (0.1); send email to S. Alexander, M. Rundlet, A. Troop, and G. Feiner regarding UCC proposal (0.1); participate in meet and confer call with Side B and UCC representatives (1.5); research regarding ACSP spouses (0.7); send emails to S. Alexander and M. Rundlet regarding ACSP spouses (0.2, 0.1, 0.1, 0.1); send email to A. Troop regarding ICSP 2004 time tracking (0.1).	3.50
J. S. Sharp	06/09/20	Send emails to K. Porter regarding financial institution production (0.1, 0.1); send HSBC production to additional Akin individuals per K. Porter request (0.4); review Merrill Lynch subpoena (0.2); send email to A. Troop regarding Merrill Lynch subpoena (0.1); send email to B. Glickman and K. Rudd regarding Bank of America and Wells Fargo subpoena compliance and issuance of Merrill Lynch subpoena (0.8); send Merrill Lynch subpoena to cover letter cc's (0.1); send Merrill Lynch subpoena to discovery working group (0.1); send email to M. Pettit regarding Schwab request for information (0.2, 0.1, 0.1).	2.30
A. M. Troop	06/09/20	Consider modifications to transmittal to state requesting certain proof of claim-related (0.2); edit and circulate same to J. Donahue and team for consideration (0.1); review multiple emails about mediation meetings and schedule (0.2); prepare for NCSG discovery call on Purdue 2004 (0.2); participate in same (1.0); email exchanges with G. Feiner and S. Alexander about upcoming call with NAS counsel (0.1); email exchanges with M. Van Eck about Purdue discovery issues (0.1, 0.1); participate in damages call (0.7); review J. Donahue edits to statement/basis of claim for proof of claim and email J. Donahue and PWSP team regarding same (0.1); email Akin team about Purdue discovery (0.1); email exchange with A. Alfano and J. Sharp about package for states on request for information (0.1); review and comment on	11.20

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		proposed response to UCC on Sackler proposal based on 6/8 call with Debevoise (0.1); follow up email exchanges regarding same (0.1, 0.1); confer with J. McClammy about public schools class cert motion and whether he has heard of others (0.5); email exchanges with Brattle, J. Donahue and M. Cyganowski about inquiry from DE (0.2); email exchanges with S. Gilbert. K. Maclay, K. Eckstein and D. Molton about scheduling call with UCC and its distribution of certain materials to some of its members (0.1); participate in mediation pre-call with TPP counsel (2.0); participate in State semi-weekly call (0.6); email client summary of calls with M. Huebner and J. McClammy about HRT, Class Cert, Sackler issues and discovery generally (0.3); follow up email regarding same (0.1); email exchanges with G. Feiner and A. Alfano about 2019 statements and recently filed union plan statement (0.1); further email exchanges with AHC and MSGE counsel and with NCSG team about scheduling UCC call (0.1); email exchange about sharing term sheet with A. Andrews with D. Molton, S. Gilbert and D. Nachman (0.1); email exchange with D. Nachman and U. Khan about discovery discussion on state call (0.1); participate in pre-mediation call with NAS counsel (1.5); email exchanges with C. Fayard, K. Nutt, K. Malone and AHC and MSGE counsel about follow up with NAS bankruptcy counsel (0.1, 0.1, 0.1); email exchange with M. Huebner about NCSG position on HRT and need for diligence to be provided (0.1, 0.1); email exchanges confirming call with S. Mitchell about hospital claims on 6/10 (0.1); email exchange with T. Bashere and D. Nachman about follow up call on mediation issues (0.1); email exchange with S. Alexander and others on strategy for ratepayer and similar issues (0.1); email exchange with S. Alexander and others about NAS TDP proposal (0.1); review and respond to email and materials from T. O'Neill about Roanoke Valley Cooperative (0.1); email exchange with S. Gilbert on agenda for call with TPP and mediators on 6/10 (0.1); email exchange with S. Alexander, G. Feiner and D. Nachman about trying to set deposition schedule for the fall (0.1); circulate HRT emails with DPW to NCSG team under explanatory cover	

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		email (0.1); circulate to NCSG negotiation team emails regarding scheduling follow up with NAS bankruptcy professionals (0.1); confirm scheduling of meeting with UCC with AHC and MSGE counsel (0.1); email exchange with R. Ringer requesting update on timing for class cert opposition outline (0.1); email R. Ringer about follow up meeting with FTI and agenda (0.1); review 6/3 transcript (0.3); email with PWSP team regarding same (0.1); email exchanges with NCSG discovery team about follow up with Committee on Purdue discovery (0.1);	
A. V. Alfano	06/10/20	Follow up with Sackler counsel re database access (0.1); email to A. Troop re email to states for proofs of claim information (0.1); call from D. Porat (Sackler counsel) re signed acknowledgments (0.1); emails from debtors and UCC re discovery tracking (0.1).	0.40
M. Pettit	06/10/20	Review and respond to emails from financial institutions regarding personally identifying information and productions (0.9); update subpoena tracker (0.4).	1.30
J. S. Sharp	06/10/20	Review and revise 2004 motion for discovery from the Debtors (2.5); send revised draft of 2004 motion for discovery from the Debtors to working group (0.1); participate in discovery committee call (0.9).	3.50
J. S. Sharp	06/10/20	Work on finalizing protection and encryption of PII received from counsel to Side B (0.8); send emails to B. Glickman regarding PII requested to complete document production requests for Wells Fargo, Bank of America and Merrill Lynch (0.4, 0.1, 0.1); update subpoena tracking spreadsheet (0.4); send email to K. Rudd regarding PII access (0.6); send email to B. Jenks regarding status of Morgan Stanley production (0.1).	2.50
J. S. Sharp	06/10/20	Review letter from A. Lees regarding meet and confer with UCC (0.1); send correspondence to working group (0.1).	0.20
A. M. Troop	06/10/20	Follow up with D. Nachman and T. Bashere about mediation and strategy call (0.1); participate in presentation evaluating calculation of hospital claims (1.2); confer with R. Ringer about public schools' class cert motion and other issues (0.3); confer with T. Bashere, J. Gotwald and D. Nachman about mediation strategy issues (0.5); participate in mediation prep meeting with hospital counsel (2.0); email exchanges with AHC, MSGE	8.30



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		regarding upcoming mediation schedule - both with mediators and without (0.1); email exchanges setting up 6/11 call with NAS bankruptcy counsel (0.1, 0.1, 0.1, 0.1); follow up emails with H. Israel (0.1, 0.1); email AHC and MSGE teams about NAS bankruptcy counsel team (0.1); emails with NCSG negotiation team about follow up with NAS group on bankruptcy issues (0.1); email AHC and MSGE about confirming 11 am on 6/15 for UCC call and email NCSG negotiating team regarding same (0.1); email exchanges with PWSP (0.2) and J. Donahue (0.1) about request for information from states; email exchange with L. Eaton, M. Rundlet, J. Feeney-Coyle and A. Alfano about CO citizen inquiries and proof of claim forms (0.2); email exchanges with S. Alexander about public school cert motion and debtors' articulated delay strategy (0.1, 0.1); email exchange with D. Mosteller on status of AHC outline on public school cert motion opposition (0.1); meet with TPP and mediators (2.0); email exchange with D. Mosteller and D. Nachman about class cert opposition outline from Kramer Levin (0.2); follow up with PWSP team on reporting discovery costs (0.1); email UCC, AHC and MSGE to confirm 6/15 at 11 am conference (0.1);	
A. M. Troop	06/10/20	Catch up on accumulated email exchanges with financial institutions (0.2);	0.20
A. V. Alfano	06/11/20	Calls to/from C. Gange re document access for tomorrow's IAC presentations (0.1, 0.1); attend (partial) NCSG semi-weekly meeting (0.4); review time sheets/update time tracker chart, perform calculations and report to J. Sharp and A. Troop to comply with discovery orders (1.7).	2.30
M. Pettit	06/11/20	Review and respond to emails regarding the financial institution subpoenas (1.9); review production from Citi (1.1); send personally identifying information via secure file transfer (0.5).	3.50
J. S. Sharp	06/11/20	Send email to A. Troop and A. Alfano regarding time reporting (0.1); draft time reporting email to counsel for Debtors, AHC, and UCC (0.4); update and revise time reporting spreadsheet and add sheet for financial institution discovery (0.3); review time for May 30 - June 5 for reporting (0.7); call with UCC regarding discovery	4.20

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		issues (0.9); participate in state coordination call (1.0); send email to A. Troop regarding discovery time reporting (0.1); revise time reporting spreadsheet per A. Troop's comments (0.1); send email to working group regarding discovery timing (0.3); confer with A. Alfano regarding proof of claim penalty language (0.1); draft penalty language for proof of claim (0.1); email draft penalty language for proof of claim to A. Troop, A. Alfano and J. Donahue (0.1).	
J. S. Sharp	06/11/20	Review correspondence on outstanding subpoena production (0.4); send emails to S. Kline (UBS) regarding status of production for UBSFS (0.4, 0.3, 0.1); send emails to B. Jenks (Morgan Stanley) regarding production status (0.2, 0.3, 0.1); send emails to A. Hunter regarding HSBC production (0.1, 0.2, 0.1); call with A. Hunter regarding HSBC production (0.2); review and process incoming production from Citi Private Bank (1.7); confer with M. Pettit regarding Citi production (0.2); send Citi Private Bank production to counsel for redaction (0.3, 0.1); send email to S. Brickfield regarding Goldman Sachs production (0.1).	4.80
A. M. Troop	06/11/20	Daily mediation prep and strategy call (0.8); prepare for (0.2) and participate in call with NAS bankruptcy lawyers, AHC and MSGE on term sheet structure (0.8); review amended HRT motion and compare to suggestions provided to debtors (0.3); email exchanges with S. Alexander regarding same and strategy (0.2); email T. O'Neill, K. Massicotte, J. Donahue, J. Fiorentini, D. Nachman and J. Pearlman and PWSP team about upcoming call with UCC on term sheet and related issues (0.2); confer with UCC about Debtor discovery (0.6); mediation session with mediators and NAS (2.0); email exchange with J. Sharp and others confirming logistics for 6/12 call with AHC financial advisors (0.1); semi-weekly state call (0.7); email exchange with PWSP team and J. Donahue about including penalty placeholder in proof of claim (0.1); review email exchanges from K. Maclay on confidentiality issues (0.1); participate in mediation session with mediators and hospitals (2.0); email exchange with G. Feiner about Monday UCC conference (0.1); email exchange with J. Donahue and D. Nachman	9.30

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		about on-going hospital session (0.1); revise outline of class cert opposition (0.3); email AHC, MSGE and D. Mosteller regarding same under explanatory cover email and identifying next steps (0.1); confirm 6/12 call with foregoing regarding same (0.1); email exchange with J. Knudson and others about extended 6/18 objection for public school class cert motion and circulate to NCSG team (0.1); email exchange with J. McClammy on debtors' position on class cert motion (0.1); circulate same to NCSG team (0.1); review J. Sharp edits to proof of claim for penalty reference and email J. Sharp. J. Donahue and A. Alfano regarding same (0.1)	
A. V. Alfano	06/12/20	Attend claim opposition call with AHC, MSGE and NCSG (0.6); attend FTI IAC presentation (1.3); return call from claim holder who found NCSG counsel contact information on docket (0.2); follow up with A. Troop re same (0.1); review debtor 2004 motion (0.6).	2.80
M. Pettit	06/12/20	Review and respond to emails regarding the financial institution subpoenas.	0.30
J. S. Sharp	06/12/20	Review revised draft of debtors' 2004 motion (0.6); confer with A. Troop regarding 2004 motion (0.1); send email to working group regarding sharing 2004 motion with the UCC's advisors (0.1); send emails to M. Hurley regarding 2004 motion (0.2, 0.2, 0.1); review AHC report on Part 1B report (0.3); send emails to A. Troop and group members regarding AHC report (0.1); attend AHC-NCSG information sharing meeting (1.4); send email to S. Alexander regarding sample bankruptcy document requests (0.1).	3.20
J. S. Sharp	06/12/20	Send emails to S. Brickfield regarding Goldman Sachs production (0.2, 0.1); call with S. Alexander regarding financial institution discovery production (0.2); review email from B. Jenks regarding status of Morgan Stanley production (0.1); review JP Morgan production letter from N. Kestenbaum (0.1); download and process JP Morgan discovery (1.3); work on securely transferring JPMC production to counsel for the Sacklers and the UCC (multiple issue encountered) (1.9); send emails to Sackler counsel and UCC advisors regarding JPMC production (0.1, 0.1); send emails to A. Troop regarding call with UCC (0.1); participate in call with UCC advisors	4.70

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A. M. Troop	06/12/20	regarding financial institution discovery (0.5). Daily mediation prep and strategy call (1.0); email R. Ringer and others about process for document sharing in upcoming call with AHC financial advisors (0.2); confer with D. Mosteller, AHC and MSGE about class cert opposition (0.6); email exchange with client team, S. Gilbert and D. Molton on D. Nachman's call with M. Huebner and J. McClammy and the counsel call on class cert opposition (0.1); email exchanges with client team about debtor compulsory discovery (0.1, 0.1, 0.1); email exchanges on class cert strategy and timing and updates for NCSG (0.1, 0.1, 0.1, 0.1); review public school's proposed stipulation on class certification and email exchanges with class cert working group regarding same (0.1); confer with R. Ringer on status of presentation for upcoming call with AHC financial advisors (0.2); review J. Rakoff class cert decision in Ephedra (0.2); email exchange with D. Molton regarding same (0.1); email exchange with M Van Eck and others about Purdue discovery and next steps (0.1); email exchange with G. Feiner regarding same (0.1); receive 1B summary for FTI presentation from R. Ringer and email J. Sharp regarding same (0.1); follow up email exchange with J. Donahue and PWSP team on penalty issue for proofs of claim (0.1); follow up on A. Licht's inquiry to M. Tobac with A. Licht (0.1) and with M. Tobak (0.1); email exchanges about public schools and C. Mehri conversation with D. Nachman (0.1, 0.1, 0.1); review D. Molton email to C. Fayard about TDP for NAS (0.1); email exchanges about scheduling call with DPW and AHC and MSGE on Public Schools (0.1, 0.1, 0.1, 0.1); review email from C. Mehri on proposed stipulation regarding class certification and email exchanges with D. Nachman regarding same (0.1); email exchanges with J. Sharp about upcoming 2004 call with Akin (0.1, 0.1); email D. Mosteller, G. Feiner, S. Gilbert, D. Molton and D. Nachman about 6/13 call on class cert objection with debtors and AHC (0.1); review NC response to information request (0.1); email exchange with J. Donahue, J. Sharp and A. Alfano regarding same (0.1); email exchanges with A. Alfano and C. Jimenez about message from D. Jensen about claims (0.1); review	5.70

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		and respond to M. Tobak email confirming ability to review business plan with Monitor (0.1); email exchanges with G. Feiner on conversation with S. Gilbert (0.1, 0.1); email exchange with C. Mehri about scheduling follow up call and his proposed stipulation (0.1);	
A. M. Troop	06/13/20	Email exchange with C. Mehri confirming 3 pm call (0.1); review C. Mehri proposed stipulation to resolve public schools' class certification motion (0.1); confer with DPW, Dechert, Kramer Levin, Brown Rudnick and Caplin Drysdale and D. Mosteller and S. Alexander about public schools' class certification motion (0.8); email exchanges with D. Nachman about follow up with DPW (0.1); email exchanges with G. Feiner about conversation with S. Gilbert (0.1); follow up email exchanges with D. Mosteller and S. Alexander about class cert issues (0.2); email exchanges (0.1) and confer (0.3); with A. Preis and S. Brauner about HRT; confer with C. Mehri about class cert motion and mediation (0.7);	2.50
A. M. Troop	06/13/20	Review and circulate email from Debevoise about delivery of documents to DPW for posting on its view only platform (0.1);	0.10
J. S. Sharp	06/14/20	Participate in call with UCC advisors regarding debtor discovery issues.	1.00
A. M. Troop	06/14/20	Email exchanges with F. Blaudeau for NAACP about motion to intervene and scheduling a conference call on 6/16 (0.1, 0.1); email exchanges with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team regarding same (0.1, 0.1); email exchanges with J. Pearlman, E. Mullen and others about UCC's inquiry on "golden creditor" issues (0.1, 0.1, 0.1); review email exchanges with UCC counsel on 6/15 session and mediator presence (0.2); respond to same asking for list of UCC questions on abatement term sheet and circulate to NCSG mediation group (0.1); follow up exchange with D. Molton (0.1); review S. Alexander email on substantive consolidation including Bonham case (0.2); prepare memo on substantive consolidation in response (0.4); circulate same under explanatory cover email (0.1); confer with UCC and NCSG discovery group on Purdue discovery issues (1.0); prepare and circulate to negotiation counsel summary of 6/13 call with C. Mehri (0.2); prepare and	3.40

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		circulate to NCSG HRT working group summary of 6/13 call with A. Preiss and S. Brauner (0.1); email exchanges regarding mediation committee call for 6/16 and schedule same (0.1); review and circulate UCC list of questions on abatement term sheet (0.2);	
A. M. Troop	06/14/20	Review email exchanges between UCC and Side B and Side A and circulate to NCSG discovery working group (0.1);	0.10
A. V. Alfano	06/15/20	Attend call with NAACP (0.8); attend call with CT AGs office, A. Troop and states re "golden" creditor/clawback (0.4); attend call with AHC, NCSG, debtors and others re class claim opposition (0.4); respond to email from S. Alexander (0.1) re database access; email to Sackler counsel re same (0.1); confer with J. Sharp re database access issues (0.2, 0.1); create counsel contact list in response to request from NAACP (0.6); email to A. Troop with cover explanation (0.1); email list to NAACP with cover email after sign off from A. Troop (0.1); email from J. Pearlman re email distributions (0.1); research CT clawback statute (0.5).	3.50
J. S. Sharp	06/15/20	Review emails regarding golden creditor (0.2); participate in call with A. Troop, J. Pearlman, E. Mullen, G. Feiner, and S. Alexander regarding golden creditor issue (0.4).	0.60
A. M. Troop	06/15/20	Review aggregate claims estimate from Brattle and email regarding follow up call (0.1); daily mediation prep call (1.1); review and circulate to NCSG discovery team article about new global Mundipharma CEO (0.1); further emails with Brattle, M. Cyganowski and J. Donahue about claims and proofs of claim (0.1, 0.1, 0.1); email exchanges with D. Nachman and G. Feiner about scheduling call with F. Hyde for NCSG, AHC and MSGE (0.2); confer with NAACP counsel, G. Feiner, D. Nachman and S. Alexander (0.6); email exchange with T. O'Neill about upcoming call with UCC, AHC, NCSG and MSGE on term sheet (0.2); participate in conference with UCC, AHC, NCSG and MSGE on term sheet (1.1); emails with NCSG participants about on-going conference call (0.1, 0.1); email exchange with D. Molton regarding same (0.1); email exchanges rescheduling call with Debtors, AHC and MSGE on public school class certification motion (0.1); review contact list in response to NAACP	6.40

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		request and emails confirming same (0.1); review Side B proposal on change to protective order to accommodate the proposed coordination stipulation with the UCC (0.1); email exchange with NCSG discovery team regarding same (0.1); email AHC and MSGE about meeting with F. Hyde (0.1); confer with CT and MA about golden creditor issues (0.3); email exchanges with NCSG negotiating team about follow up with Akin about section 7 of term sheet (0.1, 0.1); email exchanges with A. Preis about UCC HRT statement (0.1, 0.1); email exchange with NCSG HRT team regarding same (0.1); email exchange with C. Mehri about status (0.1); confer with Debtors, AHC and MSGE about class cert opposition and next steps (0.4); email exchange with G. Feiner, J. Sharp and S. Alexander about next steps on protective order (0.1); review Side B and UCC exchanges on protective order (0.2); email NCSG discovery team regarding same (0.1); receive (0.1) and review (0.1) UCC HRT statement;	
A. M. Troop	06/15/20	Review and forward DPW confirmation of posting of certain financial discovery documents (0.1);	0.10
A. V. Alfano	06/16/20	Attend hospital discussion with NCSG and PEC (partial) (0.7); attend NCSG mediation update call (1.0); email to A. Troop (0.3) and discovery committee (0.3) re accessing Sackler databases; email to J. McAndrews re calendaring deadlines (0.1); review docket in response to question from A. Troop (0.1); review docket and forward filed pleadings to A. Troop (0.2); review Sackler Side B 2004 opposition (0.2); review amended notice of hearing for class certification motion (0.1); collect proof of claim forms received from J. Donahue (0.1, 0.1); email from J. Ball re requested extension (0.1); email from T. O'Neill (0.2) and J. Donahue (0.1) re folding in private claimants; email from C. Robertson (Davis Polk) re HRT questions (0.1); email from S. Alexander re HRT (0.1); review NCSG call agenda (0.2).	4.00
M. Pettit	06/16/20	Review and respond to emails regarding financial institution subpoena productions (0.8); coordinate receipt of subpoena productions (0.7).	1.50
J. S. Sharp	06/16/20	Participate in mediation status webex meeting (1.0); participate in hospital discussion webex meeting with Dr. Fred Hyde (1.0); participate in state coordination call	4.00

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		(0.9); participate in call with UCC regarding mediation term sheet (0.6); review Side B objection to private insurance plaintiffs' Rule 2004 motion (0.4); email Side B objection to discovery working group (0.1).	
J. S. Sharp	06/16/20	Send email to M. Pettit regarding UBS production (0.1); send email to K. Geiger regarding Citi credit cards production (0.1).	0.20
A. M. Troop	06/16/20	Daily mediation update call (1.0); review emails among Side B and UCC on discovery stipulation and protective order modification (0.2); forward same to NCSG discovery group under email with observations (0.1); forward UCC HRT statement with redactions requested by UCC with detailed observations (0.3); email exchange with J. Donahue about upcoming F. Hyde call (0.1); email exchange with D. Mosteller and G. Feiner about status of class certificate objection (0.1); email exchange with R. Ringer and D. Mosteller regarding same (0.1); email exchanges with D. Jones at DOJ about case (0.2); participate in weekly damages call (0.6); email exchange with A. Alfano and J. Sharp about Milbank inquiry on database access (0.1); email exchanges with UCC and NCSG about Side B protective order issues and setting call to discuss (0.1, 0.1); email exchange with D. Nachman in preparation for F. Hyde call (0.1); confirm comments to UCC HRT statement with NCSG group (0.1); email A. Preis regarding same (0.1); review additional diligence responses re HRT from DPW (0.1); circulate same to NCSG HRT team (0.1); email with C. Robertson regarding same (0.1); email exchange with M. Van Eck regarding same (0.1); NCSG mediation update call (1.0); email exchange with F. Hyde confirming details for 3 pm call (0.1); review and circulate to discovery group J. Uzzi email on sharing information with NCSG under protective order (0.1); email exchange with J. Abrams about VT response to information request (0.1); follow up with A. Alfano and J. Sharp on J. Uzzi references to private insurance filings (0.1); review Side B filing on private insurance Rule 2004 request (0.1); participate in semi-weekly state call (0.9); review and circulate email from C. Mehri about adjourning class certification motion (0.1); review and circulate J.	10.70



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		McClammy email regarding same (0.1); email exchange with G. Feiner, D. Nachman, D. Mosteller, S. Alexander and PWSP team about likelihood of filing the class cert objection prior to new objection deadline (0.1); email exchanges with K. Eckstein, S. Birnbaum, D. Molton and R. Ringer regarding same (0.1, 0.1); further email exchanges with G. Feiner, D. Nachman, D. Mosteller, S. Alexander, U. Khan and PWSP regarding same (0.1); email exchange with D. Molton on class certification motion issue and timing (0.1); confer with A. Preis, NCSG and AHC representatives about Section 7 of term sheet (0.7); follow up with R. Ringer on class certification objection (0.1); review and revise Kramer Levin draft objection to Class Certification objection, including D. Mosteller comments to same (3.1)	
A. V. Alfano	06/17/20	Attend (partial) UCC and Haug Partners meet and confer.	0.80
M. Pettit	06/17/20	Review and respond to emails regarding financial institution subpoena productions.	0.20
J. S. Sharp	06/17/20	Participate in discovery committee call (1.1); participate in call with UCC advisors regarding protective order issues (0.6)	1.70
J. S. Sharp	06/17/20	Participate in meet and confer call between UCC advisors and IAC advisors.	1.00
J. S. Sharp	06/17/20	Review and organize UBS financial services production for transmittal to Sacklers' counsel (0.9); review and organize Citi cards' document production for transmittal to Sackler's counsel (0.7); send emails to Sacklers' counsel regarding UBS financial services production (0.2, 0.1); review bounce back message from Milbank attorneys and address related issues (0.2); send emails to Sacklers' counsel regarding Citi cards' document production (0.2, 0.1); send email to M. Leventhal regarding Milbank bounce back errors (0.1).	2.50
A. M. Troop	06/17/20	Finish revisions to class certification objection (0.3); circulate to D. Mosteller, S. Alexander, D. Nachman and G. Feiner under explanatory cover email (0.1); daily mediation call (0.8); review email from J. McClammy with proposal on DOJ documents (0.2); email exchange with M. Van Eck regarding same (0.1); review further comments to class certification objection from D. Mosteller and further revise same (0.2); circulate same to	4.90

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		D. Mosteller, S. Alexander, D. Nachman and G. Feiner under explanatory cover email (0.1); email exchange with forgoing about notifying group about adjournment of class certification motion and likelihood of delayed filing of the objection (0.2); review and revise class cert objection based on comments from NCSG team (0.1); email to AHC and MSGE counsel under explanatory email cover (0.1); follow up email exchange with R. Ringer regarding same (0.1); participate in TPP meeting with mediators (1.4); review 9th Circuit Blixeth decision on exculpation and related article (0.2); circulate same to G. Feiner, S. Alexander, U. Khan, D. Nachman, M. Van Eck and PWSP team under explanatory cover (0.1); review and forward additional emails between A. Preis and G. Uzzi (0.1, 0.1); email follow up with D. Molton on TPP mediation meeting (0.1); email exchanges with MA and CT about golden creditor and communication with UCC (0.1, 0.1); review various states' information forms and circulate same (0.2); email exchange with S. Alexander and G. Feiner about including UCC in meet and confer on 6/18 with debtors (0.1); email exchange with R. Ringer and other AHC, NCSG and MSGE members about status and next steps for class cert objection (0.1);	
A. V. Alfano	06/18/20	Attend semi-weekly NCSG call (0.9); email to A. Troop and J. Sharp re Purdue/Sackler segment on Tucker Carlson show (0.2); emails from states and UCC re revised primary liability search terms (0.1, 0.1); gather/review state requests for information (0.2, 0.1); coordinate time tracking to comply with discovery order (0.3).	1.90
J. S. Sharp	06/18/20	Review multiple communications from Milbank regarding outage and production received (0.4); send email to A. Lees regarding production issues (0.2); review email from G. Cabrera regarding JP Morgan production and investigate document corruption issue (1.6); send multiple emails to G. Cabrera regarding JP Morgan production (0.1) and UBS production (0.2, 0.1); send email to J. Nelson regarding JPMC document production corruption (0.3).	2.90
J. S. Sharp	06/18/20	Review IAC stipulation received from UCC's advisors (0.5); send IAC stipulation to discovery working group	1.60

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A. M. Troop	06/18/20	(0.1); send emails to G. Feiner regarding distribution lists (0.1); participate in state coordination call (0.9). Daily mediation prep and strategy call (0.8); meet and confer about debtor discovery with Debtors, NCSG and UCC (0.9); email exchanges regarding next steps and follow up with debtors on meet and confer issues (0.1, 0.2, 0.1, 0.1); follow up with R. Ringer on status of class cert objection and email with D. Mosteller and S. Alexander regarding same (0.1); multiple email exchanges about Side B and protective order issues (0.1, 0.1, 0.1, 0.1); review and circulate order further extending deadline to raise dischargeability issues under explanatory cover email to NCSG core team (0.2); follow up email exchanges with D. Molton on TPP thoughts (0.1, 0.1); strategy session with AHC, MSGE and NCSG negotiating teams (1.0); review revised class cert objection from R. Ringer and further revise same (0.2); review D. Mosteller email on revised class cert objection (0.1); circulate revisions to R. Ringer et al under explanatory cover email (0.1); email exchanges about engaging DOJ (0.1, 0.1); email exchanges with D. Nachman and G. Feiner about A Troop updating NCSG on mediation and on mediation subgroup meetings (0.1, 0.1); review further revisions to discovery stipulation from UCC (0.2); email J. Sharp regarding same (0.1); review as-transmitted by R. Ringer to debtors class cert opposition and email NCSG working group regarding same (0.1); email exchanges with D. Molton (0.1, 0.1) and G. Feiner and S. Alexander (0.1) about TDP; receive and circulate debtors' draft objection to class certification motion (0.1); prepare for (0.2) and participate in semi-weekly state call (0.8); email exchanges about WA not being able to join in part of class certification objection (0.1, 0.1); email exchange with S. Gilbert, D. Molton and D. Nachman about perceived tax issue if funds are used for abatement (0.2); review and circulate to discovery group further accumulated Side B/UCC emails on protective order (0.2); review and respond to A. Preis email on debtor professional time on DOJ issues (0.1); email K. Eckstein, D. Molton, K. Maclay about presentation on process if mediation not successful (0.2);	7.50

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A. V. Alfano	06/19/20	Attend call with PEC counsel, J. Sharp and A. Troop about contingency presentation (0.4); follow-up call with J. Sharp re same (0.4); begin drafting notes of key terms for organizational deck (0.7).	1.50
J. S. Sharp	06/19/20	Research regarding accounts identified by Morgan Stanley (0.6); send emails to A. Troop regarding accounts identified by Morgan Stanley (0.2, 0.2); send email to discovery working group regarding Morgan Stanley inquiry (0.1).	1.10
J. S. Sharp	06/19/20	Call with A. Troop, A. Alfano, D. Molton, and G. Cicero regarding contingency presentation (0.4); call with A. Alfano regarding contingency presentation (0.2).	0.60
J. S. Sharp	06/19/20	Send emails to A. Alfano (0.1) and counsel for AHC, UCC, and debtors (0.1) regarding 2004 order reporting requirements.	0.20
A. M. Troop	06/19/20	Email exchange with J. McClammy about DOJ discovery (0.1); daily mediation strategy/prep call (0.7); email exchanges with D. Molton on presentation on non-consensual/contingency route (0.1, 0.1); review Brown Rudnick overview deck on non-consensual route (0.2); email exchanges with G. Cicero and D. Molton regarding same (0.1); email exchange with S. Alexander, G. Feiner and D. Nachman about J. Drain REFCO decision on DOJ documents (0.1); confer with U. Khan on HRT and case status (0.5); consider alternatives for engaging J. Drain on proof of claim deadline for school districts in light of adjournment of class cert motion (0.2); respond to email from G. Feiner and S. Alexander regarding same (0.2); email J. Sharp and A. Alfano about presentation on contingency/non-consensual path (0.3); email exchanges with J. Donahue about KY's new lawyers (0.1, 0.1); review further back and forth between A. Preis and G. Uzzi on new stipulation to coordinate discovery and amended protective order and forward to discovery group with some observations (0.1); further email exchanges with NCSG discovery group regarding same and issue of limited AG review (0.1, 0.2); email exchanges about cancelling Tuesday mediation session (0.1); email exchanges with M. Cyganowski, Brattle, J. Donahue and PWSP team about responses from States to request for lawsuit information (0.2); gather and forward responses	4.30

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		from states to A. Alfano and J. Sharp with email exchange on tracking same (0.1, 0.1); confer with D. Molton, G. Cicero, J. Sharp and A. Alfano about presentation on non-consensual options (0.3); email exchange with G. Feiner on scheduling follow up call with J. McClammy on DOJ discovery (0.1); review B. Edmunds and S. Alexander emails on AG access issues in Sackler and UCC proposals for amendment to protective order (0.1); email PWPS team regarding same (0.1);	
A. M. Troop	06/19/20	Email exchanges with J. Sharp and team about next steps given Morgan Stanley identification of other accounts under control of Sackler (0.1, 0.1, 0.1); review J. Sharp email to discovery committee and responses (0.1);	0.40
A. V. Alfano	06/20/20	Call with J. Sharp re edits to deck received from G. Cicero (PEC counsel) (0.5); review notes/draft concepts to be included in presentation (1.0, 0.5); draft slides for insert into presentation (0.5, 0.5); review law re standard for approving competing chapter 11 plans (0.5); send draft slides to J. Sharp with cover explanation (0.1); distribute mark-up to G. Cicero with cover explanation (0.2).	3.80
J. S. Sharp	06/20/20	Call with UCC advisors regarding discovery issues with the Debtors (0.8); call with A. Alfano regarding contingency presentation (0.5); work on contingency presentation (3.1); email revised presentation to A. Alfano (0.1).	4.50
A. M. Troop	06/20/20	Confer with J. McClammy and G. Feiner about DOJ discovery issues and class cert motion issues (0.4); attention to news clip on Purdue (0.1);	0.50
A. V. Alfano	06/21/20	Emails with J. Sharp re draft presentation (0.1, 0.1); continued review of presentation for consistency/accuracy (0.5, 0.1); brief research re withdrawal of reference with respect to sovereign claims (0.4, 0.1); send presentation to A. Troop and D. Molton (PEC counsel) with cover explanation (0.1); call with AHC, MCSGE, PEC, A. Troop and J. Sharp re draft presentation/next steps (0.6); email from/to A. Troop re follow up call re presentation (0.1).	2.10
J. S. Sharp	06/21/20	Send emails to A. Alfano regarding contingency presentation (0.1, 0.1); call with A. Troop, A. Alfano, D. Molton, and G. Cicero regarding contingency presentation (0.6).	0.80

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A. M. Troop	06/21/20	Email J. Chudy detailed email regarding tax question where distributions are used for future abatement (0.5); follow up email exchange with J. Chudy regarding same (0.1); review draft presentation from Brown Rudnick and PWSP teams and share initial comments (0.3); confer with R. Ringer about status of mediation and Tuesday's presentation to combined negotiating teams (0.4); revise draft presentation (0.4); email same to R. Ringer (0.1) and to larger group (0.1); in anticipation of call among AHC, MSGE and NCSG counsel (0.1); confer with counsel for AHC, MSGE and PWSP about draft presentation and next steps (0.5); email exchanges with D. Molton regarding same (0.1); email exchanges with D. Molton, G. Cicero, J. Sharp and A. Alfano regarding same and next steps (0.1);	2.70
A. V. Alfano	06/22/20	Call with A. Troop, J. Sharp, G. Cicero and D. Molton re revisions to contingency presentation (0.3); call to J. Sharp re same (0.1); review proof of claim tracking chart (0.5); video conference with A. Troop, AHC and MSGE re revisions to presentation (1.2); emails to practice assistants re proof of claim tracking chart (0.1, 0.1); revisions to contingency presentation to address settlement variables (1.8, 0.1); review contingency presentation for consistency and accuracy (0.4); call to court (0.1) and email to debtors' counsel (0.1) re telephonic attendance at tomorrow's hearing; email to A. Troop and M. Van Eck re same (0.1); brief review of AHC statement (0.2) and committee statement (0.2) with respect to HRT motion; update tracking chart (0.1); send presentation revisions to G. Cicero with cover explanation (0.1); emails from A. Troop re HRT (0.1, 0.1).	5.70
A. M. Troop	06/22/20	Daily mediation strategy call (0.8); confer with D. Molton, G. Cicero, J. Sharp and A. Alfano about next steps on draft presentation for negotiating teams on chapter 11 issues (0.3); email exchanges regarding upcoming call with DOJ (0.2); review and circulate agenda for DOJ call (0.2); email exchange with J. Pearlman about CT response to information request (0.2); email exchange with E. Grim about participants in Purdue mediation team negotiation list serve (0.1); email core client team about listen-only for 6/23 hearing and A.	11.20

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		Alfano to advise the entire NCSG (0.1); email to HRT working group summary of call with R. Ringer about AHC's intent to file a statement (0.2); email exchanges with R. Ringer about AHC HRT statement (0.1, 0.1); participate in call with public side negotiating team and DOJ (2.1); email exchanges with D. Molton about TDP and scheduling call with A. Andrews (0.1, 0.1, 0.1); review revised draft presentation from R. Ringer and forward comments and potential alternative time lines to Kramer, Brown Rudnick, Caplin and PWSP teams (0.4); email exchange with D. Molton about DOJ call (0.1, 0.1); follow up email exchanges with M. Rundlet about participation in 6/23 hearing (0.1); receive and circulate draft AHC HRT statement to NCSG HRT working group (0.1); review and forward thoughts on same to NCSG HRT working group (0.1); email exchange with M. Van Eck and NCSG HRT working group about goal to get some changes to AHC Statement and confirming ability to try to get AHC to change aspects of the HRT statement (0.1); email exchange with AHC, NCSG and MSGE about revisions to presentation and next steps (0.1); email R. Ringer about concerns about draft AHC HRT statement (0.1); follow up conference with R. Ringer regarding same (0.2); summarize R. Ringer call for NCSG HRT working group (0.1); email with D. Nachman regarding same (0.1); email exchanges with S. Gilbert and D. Molton regarding same (0.2, 0.1, 0.1, 0.1, 0.1); email exchange with G. Feiner and NCSG HRT working group about G. Feiner following up with R. Ringer (0.1); confirm 7 pm conference with Kramer, Brown Rudnick, Caplin and PWSP about 6/23 presentation (0.1); email updates to NCSG HRT working group (0.1, 0.1); email exchanges with J. Donahue, A. Alfano and J. Sharp about status of state responses to request for information (0.1); review and circulate to NCSG core team A. Preis email about Thornton Township High School District becoming an ex officio member of the UCC (0.1); email exchange with D. Molton regarding same (0.1); review and circulate revised draft AHC HRT statement with observations and suggestions for next steps (0.2); email exchanges with G. Feiner (0.1) and D. Nachman (0.1) about 6/23 hearing	

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		strategy; email R. Ringer and other AHC counsel about revised AHC HRT statement (0.1); email exchanges with NCSG HRT working group regarding same (0.1, 0.1); review DOJ memo on miscellaneous receipts act (0.2); email exchange with D. Molton regarding same (0.1); working session with Kramer, Brown Rudnick, Caplin and PWSP on 6/23 presentation (1.2); email exchanges regarding comments and data needed for 6/23 presentation (0.2); review UCC/Sackler stipulations on certain discovery issues (0.2); email J. Sharp regarding same (0.1); email K. Eckstein about Sackler discovery stipulation, deadlines, and impact on case timeline (0.1); email M. Hurley and A. Preis about discovery report to Judge on 6/23 (0.1); circulate UCC email to Sacklers about Protective Order to NCSG discovery group (0.1); review as-filed AHC HRT Statement (0.1); email same to HRT working group (0.1); circulate J. Uzzi earlier in the day comments to protective order (0.1); email J. Donahue about conflict for Tuesday damage call (0.1); email exchange with G. Feiner, S. Alexander and J. Sharp about lack of response from DPW about non-waiver agreement option (0.1); email exchange with M. Van Eck about common interest agreement (0.1);	
A. V. Alfano	06/23/20	Review revisions to contingency presentation (0.3, 0.2); email from A. Troop recapping call with A. Preis re discovery (0.1); attend hearing on HRT motion (1.1); attend NCSG semi-weekly call (0.9); attend contingency presentation with AHC, NCSG and MSGE (1.9); emails to A. Hennessey re hearing transcript (0.1); review/compile state requests for information and update tracker chart (0.4); email to J. Donahue re same (0.1); confer with A. Troop re states that settled with Purdue pre-bankruptcy (0.1); email from A. Troop re highlights from today's hearing (0.1).	5.30
A. M. Troop	06/23/20	Prep for 6/23 hearing (0.5); email exchange with D. Nachman, S. Alexander and G. Feiner about status of debtors' response to non-waiver proposal (0.1); daily mediation call (0.7); email exchanges with M. Hurley and A. Preis (0.1) and confer with A. Preis (0.1) about 6/23 hearing and discovery report; continue hearing prep (0.2); email exchanges with G. Feiner, D. Nachman, M. Van	9.60



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		Eck, S. Alexander, U. Khan and PWSP team about communication with A. Preis and his outline for hearing strategy (0.1, 0.1); email exchanges with G. Feiner, D. Nachman and S. Alexander about follow up with DOJ/US Attorney on protective order modifications (0.1); participate in 6/23 Purdue omnibus hearing (1.0); email exchanges with D. Molton, S. Gibert and D. Nachman (0.1) and NCSG team (0.1) on TDP/PI presentation for Friday; email exchanges with D. Molton, S. Gibert and D. Nachman about J. Drain comments on abatement claims and obtaining transcript (0.1); email exchange with M. Rundlet about hearing and discovery report (0.1); email exchanges with G. Feiner about updating NCSG discovery group on J. Drain's discovery comments at hearing (0.1); draft same and circulate to core group for comment and review (0.1); finalize same and send to NCSG discovery group (0.1); prepare for presentation to mediation negotiation team on non-consensual resolution issues, including reviewing updated presentation deck (0.3); review G. Feiner email to DOJ on protective order (0.1); participate in meeting with mediation negotiation team, updating group on just-concluded hearing and participating in contingency presentation (2.2); review and forward voice mail from A. Lees on proposed changes to protective order to G. Feiner (0.1); follow up with S. Gilbert, K. Eckstein, R. Ringer, D. Molton and D. Nachman on TDP/PI presentation and scheduling bankruptcy/contingency presentation for broader group (0.1); email mediation group about PI presentation on Friday (0.1); participate in semi-weekly state call (1.0); follow up email exchanges with G. Feiner on A. Lees message (0.1); confirm availability for 6/24 5:30 pm meet and confer with debtors and UCC (0.1); confer with G. Feiner and A. Lees about protective order changes (0.3); confer with G. Feiner, S. Alexander, A. Preis, M. Hurley and S. Brauner about discovery issues and next steps (0.3); consider B. Edmunds email about alternatives and respond to same (0.4); review and respond to L. Fogel email on golden creditor questions (0.3); email exchange with M. Van Eck about proposed UCC Common Interest Agreement (0.1, 0.1); review and circulate uploaded order	

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		approving HRT Motion (0.1); review and respond to P. Singer request to participate in Friday's first deputies' call on proof of claim strategy (0.1); email D. Nachman and G. Feiner regarding same (0.1);	
A. V. Alfano	06/24/20	Receive/collect proof of claim forms (0.1, 0.1).	0.20
J. S. Sharp	06/24/20	Email to A. Troop regarding common interest/joint defense agreement with UCC (0.1); review and comment on UCC common interest / JDA (0.8); emails to M. Van Eck regarding common interest agreement (0.1, 0.1); prepare redline of JDA against draft from UCC (0.1); send revised JDA to UCC (0.2); participate in discovery committee call (0.9); call with A. Alfano regarding case issues (0.2); review contingency presentation and related email correspondence (0.7).	3.20
J. S. Sharp	06/24/20	Briefly review document production from Haug partners (0.4); send emails to A. Troop regarding Haug partners discovery (0.1, 0.2); send email to NCSG members who received Haug discovery letter regarding document production (0.2); send email to A. Troop regarding UCC stipulations with ICSPs and IACs (0.3).	1.20
A. M. Troop	06/24/20	Email exchanges with M. Cyganowski, J. Donahue and P. Singer about presentation on proofs of claim for the First Deputies (0.1, 0.1); daily mediation prep call (0.5); email exchanges with G. Feiner and D. Nachman about First Deputies' presentation (0.1); briefly review proposed common interest agreement with UCC (0.1); confer with M. Van Eck about common interest agreement (0.2); email exchanges with J. Sharp regarding same (0.1; 0.1); confer with J. Donahue and M. Cyganowski about presentation on proofs of claim for First Deputies (0.6); meet and confer with debtors and UCC over debtor production issues (0.9); email exchange with G. Feiner and D. Nachman about ADD documents (0.1); briefly review production by Haug Partners (0.1); email exchange with J. Sharp regarding same and single OPEO document (0.1); review notice of cancellation of 6/25 mediation session and email D. Nachman, S. Gilbert and D. Molton regarding same (0.1); confer with D. Molton about mediation and TDP issues (0.2); receive and revise draft TDP from D. Molton (0.2); email same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team under	3.90

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A. V. Alfano	06/25/20	explanatory cover (0.1); email J. McClammy to set call to discuss class cert motion (0.1); email D. Nachman and G. Feiner about tax diligence (0.1); Research motion to compel precedent in response request by S. Alexander (0.8, 0.5); email research results to J. Sharp (0.1) and S. Alexander (0.1); attend semi-weekly NCSG call (0.8).	2.30
P. Ng	06/25/20	Download supplemental inbound production from FTP for attorney review per J. Sharp's request.	0.60
J. S. Sharp	06/25/20	Review communications from Milbank regarding Citibank production (0.1); send email to discovery group regarding Citibank production (0.1); send email to A. Troop regarding debtors' request for financial institution production (0.1); send email to C. Oluwole regarding financial institution production (0.1); download replacement JPMC production (0.3).	0.70
J. S. Sharp	06/25/20	Rreview TDP draft and related emails (0.6); participate in state coordination call (0.8); participate in call with UCC advisors regarding discovery issues (0.9); review protective order revisions from Milbank (0.3); send email to M. Rundlet regarding duplicates (0.1); call with A. Troop regarding 2004 motion (0.5); research regarding motion to compel samples request from S. Alexander (0.3); send email to A. Alfano regarding motion to compel samples (0.1, 0.1).	3.70
J. S. Sharp	06/25/20	Review and analyze Raymond Sackler family production documents for inquiry from G. Feiner (2.6); communications with P. Ng regarding the RSF productions (0.2); send email to G. Feiner regarding RSF productions (0.7)	3.50
A. M. Troop	06/25/20	Review comments to TDP from S. Alexander (0.1) and G. Feiner (0.1); email exchanges with S. Alexander, G. Feiner, D. Nachman and U. Khan regarding case strategy call and agenda items (0.1, 0.1); email exchange with D. Molton about draft TDP (0.1); confer with A. Andrews, D. Molton and others about TDP (1.1); confer with S. Alexander, G. Feiner, D. Nachman and U. Khan about public school class cert motion, debtor discovery, TDP, tax diligence, mediation, First Deputies presentation (1.2); daily mediation call (0.7); email exchanges with A. Alfano about 6/23 transcript and need to highlight and	8.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		distribute certain sections for discovery and mediation subgroups (0.1, 0.1., 0.1); review S. Alexander thoughts on PI Claims (0.2); email exchange with S. Alexander regarding same (0.1); email exchange with S. Alexander about D. Nachman concept of combining Rule 2004 motion with letter to court (0.1); participate in semi-weekly state call (0.8); participate in call with UCC on discovery and golden creditor issues (0.8); email exchanges with M. Cyganowski sending basis of claim draft and on timing for First Deputy presentation draft (0.2); email exchange with J. Donahue and J. Kelly about proof of claim (0.1); email S. Gilbert, D. Nachman and D. Molton 6/23 hearing transcript highlighting Judge's comments on abatement damage claims (0.1); review email from K. Benedict about adding RI deposition notice to list of stayed matters (0.1); email exchanges with N. Kelly regarding same (0.1, 0.1); follow up with K. Benedict regarding same (0.1); confer with S. Alexander and G. Feiner about debtor discovery issues (0.3); confer with J. Sharp about debtor discovery issues, next steps and case issues (0.5); receive mark up of protective order from J. Uzzi and circulate same to discovery subgroup (0.1); review same (0.1); revise draft Rule 2004 motion for debtors (0.3); email S. Alexander, G. Feiner, D. Nachman and PWSP team regarding same (0.1); follow up email exchanges with S. Alexander on further edits to 2004 motion and distribution questions (0.1, 0.1); email AHC counsel drafts of 2004 motion and requests under explanatory cover (0.1); forward transmittal to D. Nachman, G. Feiner, S. Alexander and U. Khan under email cover (0.1); email exchange with M. Rundlet on debtor 2004 motion (0.1); follow up with J. Chudy on tax diligence (0.1); email exchanges with CT and G. Feiner on Friday's TDP presentation (0.1); email exchange with L. Fogel and others about golden creditor and next step (0.1);	
A. V. Alfano	06/26/20	Attend personal injury presentation from PEC (2.0); attention to discovery time tracking (0.4); compile POC forms and update tracker chart (0.2); send tracker chart to J. Donahue and M. Cyganowski (0.1); review draft debtor 2004 discovery motion (0.3).	3.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
M. Pettit	06/26/20	Review and respond to emails re production of documents in response to financial institution subpoenas.	0.30
J. S. Sharp	06/26/20	Work on providing financial institution discovery to Debtors' counsel (0.7); send emails to C. Oluwole regarding financial institution discovery (0.3, 0.1); review replacement JPMC production (0.6); send email to J. Nelson regarding replacement JPMC production (0.1); send replacement JPMC production to outside counsel for debtors, UCC, and the Sacklers (0.1, 0.1); send email to H. Williford regarding status of Side A SSNs/EINs (0.1); send email regarding Side A privilege log to discovery working group (0.1); send email to C. Oluwole regarding replacement passwords for HSBC production (0.2); review correspondence from Wells Fargo regarding production (0.1); update and revise subpoena tracking spreadsheet (0.8); send email to A. Troop regarding correspondence from Wells Fargo (0.1); send email to K. Fell regarding redaction of replacement JPMC (0.1); send email to B. Jenks regarding Morgan Stanley production (0.1); confer with M. Pettit regarding Wells Fargo subpoena (0.1); send email to B. Glickman regarding Wells Fargo production (0.2); send email to discovery working group regarding JPMC production (0.1).	4.00
J. S. Sharp	06/26/20	Confer with A. Alfano regarding 2004 discovery reporting (0.1); send email to counsel for Debtors, UCC, and AHC regarding 2004 discovery time reporting (0.1).	0.20
J. S. Sharp	06/26/20	Participate in strategy call regarding PI claims (1.7) (partial); send email to A. Alfano regarding filing of Debtors' 2004 motion (0.1); send emails to M. Rundlet regarding bates numbers for Debtors' production (0.1, 0.1); send email to C. Oluwole regarding bates number inquiry (0.1); review 2004 Debtors' motion (0.5).	2.60
J. S. Sharp	06/26/20	Send emails to G. Feiner regarding RSF production (0.1, 0.2, 0.1); email to P. Ng regarding RSF production (0.3)	0.70
A. M. Troop	06/26/20	Respond to M. Van Eck request for most recent draft of 2004 draft for debtors (0.1); participate in daily mediation call (0.4); confer with S. Alexander and M. Van Eck about debtor discovery issues (0.7); review and revise draft presentation for First Deputies (0.4); circulate same to M. Cyganowski and colleagues, J. Donahue and P. Singer under cover email with additional suggestions for	10.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		attachments and caveats (0.2); email J. Donahue about process for First Deputies' presentation (0.1); review and circulate email from E. Grim about technical issues for 11 am TDP presentation (0.1); email exchanges with M. Cyganowski and colleagues, J. Donahue and P. Singer about revisions to presentation for First Deputies and propose adding a timeline (0.1, 0.1, 0.1); review and revise Basis of Claim/Reservation of Rights draft (0.2); email exchanges regarding same with M. Cyganowski and colleagues, J. Donahue and P. Singer (0.1, 0.1, 0.1); email exchanges with J. Donahue, D. Nachman and G. Feiner about Basis of Claim/Reservations of Rights document and further edits (0.1, 0.1, 0.1, 0.1) participate in TDP presentation (2.0); review and circulate to Purdue discovery group back and forth between J. Uzzi and A. Preis on changes to the protective order (0.1); email exchange with M. Van Eck, M. Rundlet, D. Nachman, G. Feiner and S. Alexander about lack of reply from AHC or further reply from UCC on 2004 motion for Debtors (0.1); review and circulate to J. Sharp email from J. McClammy acknowledging receipt of follow up questions on investigative documents (0.1); participate in planning call with AHC, MSGE and NCSG negotiating teams in advance of call with mediators (0.5); participate in public side call with mediators (1.2); email exchanges with D. Nachman, S. Gilbert and D. Molton on Tuesday presentation to larger groups on bankruptcy contingency issues (0.1); review final package for First Deputies' presentation (0.1); prepare for same (0.4); circulate responsibilities for presentation to M. Cyganowski, J. Donahue and P. Singer (0.1); email exchange with J. Chudy and Brown Rudnick lawyers about scheduling a call on tax issues (0.1); email exchange with S. Gilbert about debtor's resistance to discovery (0.1); participate and present at First Deputies' meeting on proof of claim issues with M. Cyganowski, J. Donahue and P. Singer (0.5); confer with K. Maclay about case status about bankruptcy issues presentation to larger group on June 30 (0.2); email exchanges with D. Nachman (0.1) and R. Ringer (0.1) about June 30 presentation; confer with R. Ringer regarding same, 2004 motion and class cert	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		objection (0.2); email mediation group about schedule for week of 6/29 (0.1); review and circulate to discovery team Akin mark up of Common Interest Agreement (0.1); email exchanges with M. Cyganowski, P. Singer, J. Donahue and A. Alfano about status of responses to requests for information from States (0.1); email summary of status on Debtor rule 2004 motion and proposed next steps to G. Feiner, S. Alexander, U. Khan, D. Nachman, M. Rundlet, M. Van Eck, J. Sharp and A. Alfano (0.3); email exchanges confirming 6/27 call with foregoing (0.1); review D. Wade summary of calls with TX and TN on debtor discovery forwarded by G. Feiner (0.1); review emails from S. Alexander about (0.1) and email exchange with A. Preis about debtor discovery (0.1)	
J. S. Sharp	06/27/20	Call with discovery working group and A. Troop regarding debtors' 2004 motion.	1.20
A. M. Troop	06/27/20	Confer with M. Rundlet, M. Van Eck, J. Sharp, G. Feiner, S. Alexander and D. Nachman about debtor discovery issues and document request (1.2); follow up regarding same with M. Rundlet (0.1), M. Van Eck (0.1), S. Alexander on revised draft (0.2); review emails to UCC and debtors (0.1); confirm with foregoing sharing revised documents with AHC (0.2); review A. Preis email about him reaching out to AHC (0.1); email exchange with M. Rundlet regarding same (0.1); review and provide initial responses to email from G. Feiner summarizing conversation with A. Preis about Mundipharma and formularies (0.2); email AHC counsel about refined 2004 motion and accompanying request (0.1);	2.10
A. M. Troop	06/28/20	Email G. Feiner, S. Alexander, D. Nachman, M. Rundlet, M. Van Eck and PWSP team about sharing draft motion with DPW and review responses (0.1); share same under cover email (0.1); review email exchanges between UCC and Side B confirming Side B markup of protective order does not apply to states and circulate same to Discovery Subgroup (0.1, 0.1, 0.1, 0.1); confer with J. McClammy about 2004 motion and request (0.2); email G. Feiner, S. Alexander, D. Nachman, M. Rundlet, M. Van Eck and PWSP team regarding same (0.1); email A. Lees response to A. Preis on protective order to Discovery Subgroup (0.1); email exchange with B. Edmunds about July 2	1.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/29/20	meeting with mediators and limited participation (0.1); Emails to J. Donahue re proof of claim forms (0.1, 0.1, 0.1); update tracking list (0.1, 0.1); emails from A. Troop re discovery (0.2).	0.70
J. S. Sharp	06/29/20	Send email to A. Troop regarding Side B production of non-PEO/OPEO materials (0.1); send emails to G. Feiner regarding status of Side B. production issue (0.1, 0.1); send emails to P. Ng regarding Side B. production (0.1, 0.1); call with P. Ng regarding Side B production issue (0.2); send email to A. Lees regarding Side B production (0.2); review Side B production to determine whether PEO/OPEO documents can be excluded (0.7).	1.60
J. S. Sharp	06/29/20	Review bates number spreadsheet from the debtors (0.1); send email to M. Rundlet regarding bates number production from the debtors (0.1).	0.20
A. M. Troop	06/29/20	Email exchange with A. Preis forwarding revised document request for debtors (0.1); confer with D. Molton and D. Nachman about mediation status (0.2); email exchange with J. McClammy scheduling 11:15 call to discuss debtor discovery issues (0.1); email G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet regarding same (0.1); confer with J. McClammy about potential resolution of discovery dispute with debtors over DOJ productions (0.2); email summary of proposal and observations to G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet (0.3); email exchanges with M. Van Eck regarding same (0.1, 0.1); email exchanges with G. Feiner (0.1, 0.1, 0.1) and D. Nachman (0.1) regarding same; confer with D. Nachman, S. Gilbert and D. Molton about mediation, assembling and retention of pro bono consultants on abatement issues and next steps (0.7); follow up email with D. Molton regarding retaining consultants (0.1); email exchanges with J. McClammy and G. Feiner to schedule follow up call on debtors' discovery proposal (0.1, 0.1); follow up emails with M. Van Eck (0.1) and M. Rundlet (0.1) regarding same and upcoming call with J. McClammy; email exchanges with J. Donahue, M. Cyganowski, PWSP team about call with Brattle to review work streams and structure for collective proof of claim (0.1, 0.1, 0.1); confer with J. McClammy and G. Feiner about debtor's	6.00



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		proposal on DOJ discovery (0.4); email G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet and Akin team summarizing proposal (0.2); follow up emails with G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet regarding same and potential volume of privilege documents (0.1, 0.1, 0.1); email exchanges with Akin team and G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet about follow up call on proposal on next steps (0.1, 0.1); email Otterbourg, J. Donahue, Brattle and PWSP team about proof of claim issues, prep for 6/30 damage committee call and related issues (0.2); email exchange with M. Van Eck about conversations with consenting states on potential Rule 2004 motion for debtors (0.1); email exchange with J. Sharp on protective order and Sackler designation issues (0.1); follow up email exchanges with J. Sharp and P. Ng regarding same (0.1, 0.1, 0.1, 0.1); email exchange with S. Alexander about potential resolution of discovery dispute with debtors over DOJ documents (0.1); email exchanges with L. Phillips about upcoming 7/2 mediation session (0.1, 0.1); circulate T. Miller email to Brattle, Otterbourg and J. Donahue (0.1); review email regarding TPP concepts for abatement (0.4); email D. Nachman observations regarding same (0.2);	
A. V. Alfano	06/30/20	Attend proof of claim call with AHC counsel (0.7); review notes and follow up re aggregate proofs of claim (0.5); attend contingency presentation (1.8); attend semi-weekly state call (0.8); review draft proof of claim form (0.2) and email to J. Sharp re same (0.2); email to Milbank and S. Croke re database access (0.2); brief review of UCC 2004 motion (0.2); review suggestion of death for J. Sackler and confer with A. Troop re same (0.2); research case stipulation and anti-secretion provisions with respect to covered parties (0.3); draft email to A. Troop re same (0.2).	5.30
P. Ng	06/30/20	Download supplemental production documents and save to network for attorney review per J. Sharp's request; prepare OCR and identify various protective order designations from production documents per J. Sharp's request.	0.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	06/30/20	Participate in call with UCC advisors regarding discovery issues (0.5); participate in proof of claim preparation call with A. Troop, A. Alfano, J. Donahue, M. Cyganowski, and Brattle representatives (0.7); work on consolidated proof of claim form (3.6); attend bankruptcy strategies presentation (1.8); participate in state coordination call (0.8); send emails to A. Alfano (0.1) and A. Troop (0.1, 0.1) regarding draft proof of claim form; revise draft proof of claim form per A. Troop's comments (0.2).	7.90
J. S. Sharp	06/30/20	Send email to P. Ng regarding ZIP passwords for Side B production (0.1); send email to G. Feiner regarding Side B and Side A production of non-PEO/OPEO materials (0.1).	0.20
J. S. Sharp	06/30/20	Send email to H. Williford regarding status of Side A PII (0.1); send email to B. Glickman regarding production from Bank of America, Wells Fargo, and Merrill Lynch (0.2).	0.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	06/30/20	Email exchanges with S. Alexander about likely timing of additional class cert motions if goal is to get on 7/23 omnibus hearing calendar and J. McClammy's inclination to file objection(s) on 7/16 (0.1); daily mediation status and prep call (0.5); confer with Akin team and G. Feiner, S. Alexander, D. Nachman, U. Khan, M. Van Eck and M. Rundlet about debtor discovery potential resolution and next steps (0.5); confer with Brattle, Otterbourg, J. Donahue and PWSP about proof of claim issues and status (0.8); email forgoing updated basis of claim/reservation of rights form (0.1); email exchanges (0.1) and confer (0.7) with G. Uzzi on case status and related issues; draft template consultant engagement letter (0.9); email same to D. Nachman and U. Khan for review and comment (0.1); prepare for bankruptcy issues presentation to larger public side groups (0.4); email exchanges regarding scheduling strategy session with debtors (0.1, 0.1); participate in same (1.7); confer with D. Nachman on case issues (0.2); email exchanges with AHC counsel and members, Brattle, NCSG members and T. Mille about state and non-state proofs of claim and scheduling call for 7/1 (0.1, 0.1); review PEC communication on bar date (0.2); review notice of presentment regarding Canada settlement class (0.1); email same to G. Feiner, D. Nachman, M. Khan, S. Alexander and PWSP observations regarding same (0.1); participate in semi-weekly state call (0.7); confer with D. Nachman about mediation issues and logistics (0.1); email exchange with CT regarding claims (0.1); email exchange with A. Preis and others about status of debtor follow up on discovery resolution (0.1); review J. Sharp mark up of governmental entity opioid proof of claim form (0.2); forward comments to J. Sharp and A. Alfano (0.1); review A. Alfano analysis of impact of J. Sackler death on anti-secretion provisions and forward same under explanatory email to G. Feiner, D. Nachman, U. Khan and S. Alexander (0.1); email exchange with S. Alexander on examiner question (0.1)	8.40

Total Hours: 410.00

**Total Fees: \$366,586.17**

*Adjustment for inadvertent overcharge on 2020 hourly* (6,697.92)

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
<i>rate for Andrew Troop</i> _____			
<b>Total Fees Due:</b>			<b>\$ 359,888.25</b>

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	75.60	\$ 684.25	\$ 51,729.38
P. Ng	3.50	314.50	1,100.75
M. Pettit	18.40	552.50	10,166.00
J. S. Sharp	125.20	735.25	92,053.42
A. M. Troop	187.30	1,129.40	211,536.62
<i>Adjustment for inadvertent overcharge on 2020 hourly rate for Andrew Troop</i>			(6,697.92)
<b>Total:</b>	<b>410.00</b>		<b>\$359,888.25</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
06/30/20	Task E103 - Document Processing Summary		\$40.05
05/14/20	Task E101 - Color Copy	Color Copying	249.20
05/15/20	Task E101 - Color Copy	Color Copying	35.60
06/09/20	Task E123 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4351544; DATE: 6/9/2020 Certified Hearing Transcript; 06/03/2020; US Bankruptcy Southern Dist. of NY, A. Alfano	150.00
06/25/20	Task E123 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4378277; DATE: 6/25/2020 Purdue - Certified Transcript 6/23/20, A. Alfano	72.00
06/03/20	Task E112 - Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010041716214; DATE: 6/8/2020 Court Solutions, Court Solutions re	70.00

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Purdue Pharma, A. Troop, 06/03/20

**Total Disbursements: \$616.85**

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Color Copying	284.80
Deposition/Transcript	222.00
Document Processing	40.05
Other Court Costs	70.00
<b>Total:</b>	<b>\$616.85</b>

**Total Due For Matter 0000001: \$360,505.10**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

July 31, 2020  
Invoice No. 8348046  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 366,586.17	\$ 616.85	\$ 367,203.02
<i>Adjustment for inadvertent overcharge on 2020 hourly rate for Andrew Troop</i>	(6,697.92)		(6,697.92)
<b>Total This Invoice:</b>	<b>\$ 359,888.25</b>	<b>\$ 616.85</b>	<b>\$ 360,505.10</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

August 28, 2020  
Invoice No. 8357724  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through July 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 409,919.25	\$ 762.99	\$ 410,682.24
<b>Total This Invoice:</b>	<b>\$ 409,919.25</b>	<b>\$ 762.99</b>	<b>\$ 410,682.24</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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**Pillsbury Winthrop Shaw Pittman LLP**  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through July 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	07/01/20	Attend state POC call with AHC (0.3); attend follow up call with A. Troop and J. Sharp re revisions to POC forms (0.4); revise POC supplement received from AHC (1.5); call with J. Sharp re revisions (0.4); email to Sackler counsel re discovery acknowledgment (0.1); send revised POC documents to AHC and J. Donahue for review (0.1, 0.1); email POC data input assignment to M. Pettit and D. O'Regan (0.2); call with M. Pettit re same (0.1); call with A. Troop re 2004 joinder (0.1); serve 2004 joinder electronically on case constituencies and court (0.4); continued revisions to POC supplement form (0.3); initial review and data input of state information into POC supplement forms (1.6).	5.60
J. S. Sharp	07/01/20	Participate in proof of claim call with A. Troop, M. Cyganowski, J. Feeney, and A. Alfano (0.3); send draft proof of claim form to A. Troop, M. Cyganowski, J. Feeney, and A. Alfano (0.1); participate in follow up call with A. Troop and A. Alfano regarding proof of claim issues (0.4); call with A. Alfano regarding preparation of individual proof of claim submissions for each state (0.4); send email to A. Troop regarding joinder (0.1); send emails to A. Alfano regarding proof of claim supplements (0.1, 0.1).	1.50
J. S. Sharp	07/01/20	Send email to discovery group regarding UCC search terms.	0.10
A. M. Troop	07/01/20	Email exchange with Brattle, J. Donahue and M. Cyganowski about follow up requests from states on individual data (0.1, 0.1); email exchange (0.1) and confer with (0.2) S. Alexander on examiner question; review revised proof of claim form and propose revisions for statement regarding state signatures (0.1); review as-filed UCC's request for 2004 discovery from Stuart Baker et al (0.2); email exchanges with core discovery team regarding same and filing a joinder (0.1, 0.2); email exchange with J. McClammy regarding debtor discovery (0.1); participate in daily mediation call (0.8); email word	8.90



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		version of last 2004 joinder to M. Van Eck (0.1); confer with J. McClammy about debtor 2004 issues and potential resolution (0.2); email exchanges with core discovery group about depositions to preserve testimony in light of J. Sackler's passing (0.1); prepare revised order including NCSG in Baker 2004 authority (0.3); forward same under explanatory cover email to M. Van Eck, J. Sharp and A. Alfano (0.1); revise draft joinder re S. Baker based on comments from M. Van Eck (0.2); email same to M. Van Eck, J. Sharp and A. Alfano under explanatory cover regarding same and outlining next steps (0.1); follow email exchanges on process for core discovery group review of same (0.1, 0.1); email exchanges with J. Sharp and A. Alfano on revised statement regarding state signatures (0.1); confer with Otterbourg and Pillsbury teams on proof of claim form and process for completion and circulation of draft to states and territories (0.4); follow up call with Pillsbury team regarding same (0.4); review proposed revisions to joinder from M. Rundlet (0.1); email exchange with core discovery group regarding same and filing of same (0.1); finalize joinder for filing (0.3); coordinate same with A. Alfano (0.1); follow up with CT (0.1); email J. McClammy confirming terms of potential resolution of debtor discovery re DOJ documents (0.2); email exchanges with M. Cyganowski, P. Singer, J. Donahue and J. Feeney about limited scope of governmental opioid proof of claim (0.1); transmit courtesy copy of 2004 Baker Joinder to Chambers under cover email (0.1); confer with M. Cyganowski, P. Singer, J. Donahue and Brattle about state/non-state claims (0.6); review proof of claim supplement revisions from A. Alfano (0.1); email inquiry regarding question 4 and state responses (0.1); follow up emails regarding same with A. Alfano and J. Sharp (0.1, 0.1); review J. McClammy confirmation on debtor 2004 DOJ issues and forward to core discovery team to confirm sign off on same (0.1); review parens patriae case from J. Donahue (0.2); receive confirmation on terms of resolution with Debtors from core discovery team members (0.1); email UCC regarding same (0.1); circulate as-filed joinder to Baker 2004 under cover email to core discovery group (0.1); review form of	

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		state template (0.2); email suggested changes to signoff lead-in to J. Sharp and A. Alfano (0.2); email exchange with G. Feiner, S. Brauner, S. Alexander, and J. Sharp about revisions to protective order and next steps (0.1); further email exchanges with A. Alfano about proof of claim package (0.1, 0.1); review C. Robertson email about Collegium lift stay motion and a mystery motion to be filed by debtors on 7/2 (0.1); email exchanges with D. Nachman, U. Khan, G. Feiner, S. Alexander and PWSP team regarding same (0.1, 0.1); circulate UCC stipulation with B. Cohen to discovery team (0.1); review (0.1) and email A. Alfano about further revisions to proof of claim supplement (0.1); review and circulate to discovery group further revised protective order from UCC (0.1); email J. Sharp regarding same (0.1); attention to blackline of proposed Baker 2004 order for court (0.2); email exchange with D. Nachman about "brain trust" engagement letter and next steps (0.1); review Brattle claim categories for proof of claim and email exchange with Brattle, Otterbourg, PWSP and J. Donahue regarding same (0.1);	
A. V. Alfano	07/02/20	Attend video conference with mediators and case constituencies (2.2); attend semi-weekly NCSG call (0.9); call with D. O'Regan (PWSP summer associate) re data input assignment for public POCs (0.3); draft instructions email to practice assistants re same (0.4); attend call with Brattle, AHC and NCSG re damage figures (0.5); confer with K. McCarthy (0.1, 0.1, 0.1, 0.1) and D. O'Regan (0.1, 0.1, 0.1) re proof of claim forms; call with J. Sharp re basis of claim documents (0.1, 0.1); review and revise joinder to UCC IAC 2004 motion (0.5); serve joinder electronically on case constituencies and court (0.4); follow up with J. Donahue re state forms received (0.1); revisions to transmittal email to states (0.4, 0.2, 0.2); create/check state distribution list (1.0); confer with A. Troop re revisions to transmittal email and POC documents (0.2, 0.1, 0.1); draft schedule 1 to POC package (0.3); review POC package for consistency and accuracy (0.3, 0.5, 0.7); review multiple POC supplement documents from D. O'Regan and practice assistances (0.5, 0.5); send public POC email to states (0.2).	11.20

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J. S. Sharp	07/02/20	Calls with A. Alfano regarding proof of claim (0.1, 0.1); send emails to A. Alfano regarding proof of claim (0.1).	0.30
A. M. Troop	07/02/20	Daily mediation prep call (0.5); prep call with negotiating teams (0.9); email exchanges with core discovery group and PWSP team about filing 2004 order blackline (0.1); email exchanges with D. Molton about ratepayers' class cert motion and next steps (0.1, 0.1); email exchange with R. Ringer about update call, class motion and debtors' mystery filing (0.1); public/private call with mediators (2.1); email exchanges with Debtors, AHC and MSGE about coordinating responses to class cert motion (0.1, 0.1, 0.1); email exchange with A. Alfano and managing attorneys' office about blackline of 2004 order (0.1); email exchanges with A. Preis and M. Hurley about Stuart Baker joinder and filing of blackline (0.1, 0.1); review J. Benedict email forwarding revised protective order describing as incorporating specific resolutions here and additional flexibility for further modifications without court order and email discovery group regarding same (0.1); email exchange with M. Van Eck, D. Nachman, G. Feiner, D. Mosteller, S. Alexander, K. Blake, U. Khan and PWSP team about rate payers' class certification motion and steps to coordinate with Debtors, AHC and MSGE (0.1); email exchanges with S. Gilbert, D. Nachman and D. Molton about rescheduling Friday daily mediation call to accommodate call on class cert motions with Debtors, AHC and MSGE (0.1); review email from E. Romanoff about non-state consolidated claim potential and email PWSP team regarding same (0.1); review redacted motion to settle IP litigation (0.1); circulate same to D. Nachman, U. Khan, G. Feiner, S. Alexander and PWSP team under cover email (0.1); confirm with DPW that unredacted copies will be sent (0.1); review and circulate to discovery group A. Pries response to K. Benedict email on protective order (0.1); confer with R. Ringer about scheduling FTI/HL presentation and class cert motion issues and coordination (0.2); email exchange with D. Nachman, D. Mosteller, M. Van Eck, M. Rundlet, U. Khan, K. Blake, G. Feiner, S. Alexander and PWSP team about rate payer class cert motion and summarizing call with R. Ringer regarding same (0.1); email exchange	11.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with Brattle, Otterbourg and J. Donahue about municipal estimates (0.1); participate in state semi-weekly meeting (0.9); review Brattle aggregate summary chart (0.1); email (0.1, 0.1) and confer (0.6) with Brattle, Otterbourg and J. Donahue regrading same; follow up emails regarding same (0.2); confer with UCC on discovery strategy and issues (0.8); revise "attachment" for proof of claim (0.4); circulate same to Otterbourg, J. Donahue and PWSP teams (0.1); email exchange with G. Feiner and core discovery team on re-designation issues for DOJ production (0.1); further revise POC attachment based on call with Brattle, Otterbourg and J. Donahue and PWSP team (0.3); circulate same under explanatory cover email (0.1); revise (0.1) and circulate (0.1) proof of claim form to Brattle, Otterbourg and J. Donahue and PWSP team; draft transmittal for proof of claim package (0.3); circulate to M. Cyganowski and A. Alfano for review and comment (0.1); email exchanges with A. Alfano about schedules and attachments for proof of claim package (0.1, 0.1); email exchange with A. Alfano about schedules 10 and 1 for proof of claim package (0.1); email exchange with M. Cyganowski and A. Alfano about time line for proof of claim filing (0.1); confer with A. Alfano about proof of claim package (0.2); spot check state templates (0.2); email A. Alfano to distribute same (0.1); email A. Alfano proof of claim form with revisions for damage amounts (0.1); email J. McClammy, Akin and NCSG team confirming DOJ discovery resolution and addressing re-designation issue (0.2);	
A. M. Troop	07/02/20	Review and circulate email exchanges between Akin and Milbank about additional search terms and J. Yecies letter to Huag (0.1);	0.10
A. V. Alfano	07/03/20	Call with debtors, AHC, MSGE and others re class certification motion.	0.60
A. M. Troop	07/03/20	Confer with Debtors, AHC and MSGE counsel (with U. Khan and D. Mosteller) about class cert motions and next steps (0.6); confer with AHC and MSGE counsel, with D. Mosteller and U. Khan, regarding same and confirm time line (0.2); daily mediation prep call (0.7); draft email regarding 7/6 presentations from AHC financial advisors for larger mediation group (0.2); confirm details with D.	4.70

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		<p>Nachman (0.1); review amended rate payer class cert motion and email to core NCSG team with observations (0.1); email exchange with D. Nachman, G. Feiner and S. Alexander about potential for additional class cert motions by 7/9 (0.2); email exchange with G. Feiner about revised protective order from K. Benedict (0.1); email discovery group regarding same (0.1); review email from P. Singer about Native American tribe discussions and potential meeting and email NCSG addressees regarding same (0.1); email exchange with B. Edmunds about J. Sharfstein (0.1); review confirmation for updated IAC presentation from D. Molton and confirm to D. Nachman (0.1); finalize and circulate email and calendar entries for 7/6 video presentations by AHC financial advisors to larger mediation group (0.2); follow up with discovery group on protective order (0.1); email exchange with D. Nachman confirming MSGE invite for Monday presentations and email S. Gilbert regarding same (0.1); review email from DOJ proposing 7/10 call with HHS (0.1); email negotiating team regarding same (0.1); email exchange with S. Alexander, G. Feiner, D. Nachman and PWSP team updating on calls about class cert motions with Debtors, AHC and MSGE (0.2); email exchanges with S. Gilbert, D. Molton and D. Nachman about mediators inviting Akin to Monday's financial briefing (0.1); email exchange with G. Feiner and S. Alexander about re-designation strategy (0.1); email exchange with D. Mosteller about Brattle chart and proof of claim package (0.1); review email from S. Alexander asking about Collegium trial start date (0.1); review related pleading (0.1); email inquiry to C. Robertson, review response, circulate to S. Alexander (0.1); email exchange with G. Feiner about follow up with J. McClammy on 2004 resolution (0.1); email exchange with J. McClammy and G. Feiner regarding same (0.1); email exchanges with Brattle about opioid death data (0.1, 0.1); email exchanges with S. Alexander about discovery options regarding TPPs and mediation overlay (0.1, 0.2);</p>	
A. M. Troop	07/05/20	<p>Email exchanges with P. Singer, J. Donahue and M. Cyganowski about KY (0.1, 0.1, 0.1); email exchange with Brattle, Otterbourg, J. Donahue and PWSP team</p>	0.40

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A. V. Alfano	07/06/20	about Ruhm adjusted data for deaths by states (0.1); Call with J. Sharp re next steps on POC forms (0.1) brief review of IAC discovery order (0.1); attend Purdue mediation financial presentation (1.4); attend financial presentation re IACs (partial) (1.1); emails to/from FL, UT, and NH re POC forms (0.1, 0.1, 0.1); review POC package for consistency/accuracy (0.3); email from NC re defined terms in POC attachment (0.1); input data from POC forms in supplement POC (0.5); email to D. O'Regan re same (0.1); call with J. Sharp re next steps on POC (0.1); attention to discovery time tracking (0.7); email from AL re cost share and forward to A. Troop (0.1).	4.90
J. S. Sharp	07/06/20	Call with A. Alfano regarding case status (0.1); review private insurance class claimants subpoenas and research whether they are related to a Rule 2004 motion (0.4); send emails to A. Troop regarding private insurance class claimants subpoenas (0.1, 0.1); review private insurance class claimants motion for leave to file class proof of claim (0.6); participate in call with AHC counsel regarding class certifications (0.7).	2.00
A. M. Troop	07/06/20	Daily mediation prep call (1.0); email J. Boffetti, PWSP and J. Donahue about NH proof of claim information (0.1); email exchanges with AHC, MSGE counsel about rescheduling class cert call (0.1); email exchanges with Brattle, J. Donahue, M. Cyganowski and A. Alfano about date range for proof of claim (0.1); confer with J. McClammy, C. Oluwole and G. Feiner about DOJ documents, memorializing agreement and confidentiality issues (0.3); email exchange with J. Donahue about 2007 settlement and relevance of pre-2007 facts (0.1); review (0.1) and circulate (0.1) as-entered Baker 2004 order under explanatory cover email; email exchanges (0.1, 0.1) and confer (0.4) with Brattle, J. Donahue and M. Cyganowski about individual state requests and other proof of claim issues; email exchanges with D. Hart, PWSP and J. Donahue about Oregon supplement sheets (0.1, 0.1); participate in financial presentation by AHC advisors to mediators, AHC, MSGE, NCSG and UCC (1.5); email exchanges with AHC counsel about getting hard copy of presentation (0.1, 0.1); review rate payer document requests (0.2); email exchanges with D.	7.90

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		Nachman, G. Feiner, J. Sharp and A. Alfano regarding same (0.1, 0.1); participate in AHC financial advisor presentation to NCSG on IACs and Purdue valuation (1.3); email exchange with K. Mclean about Utah proof of claim data (0.1); email A. Alfano regarding same (0.1); email exchange with A. Alfano and J. Sharp about Alabama email and 7/7 damages call (0.1); confer with AHC, and MSGE counsel, together with D. Mosteller, U. Khan and J. Sharp about opposition to class cert motions and rate payer discovery (0.9); email exchanges with Brown Rudnick about tax issues (0.1); review emails about document designations with members of NCSG (0.1); follow up with M. Van Eck regarding same (0.1); edit draft email re Protective Order and FOIA requests from G. Feiner (0.2); email same to J. McClammy and C. Oulwole (0.1);	
A. V. Alfano	07/07/20	Attend semi-weekly NCSG call (PWSP dropped off early) (0.5); attend proof of claim call (0.4); revisions to POC attachment (0.4); email to D. O'Regan re POC supplement revisions (0.1); emails to/from C. McLeod re discovery time tracking (0.1, 0.1, 0.1); review time entries for discovery tracking (0.3); continued revisions to POC forms (1.0).	3.00
J. S. Sharp	07/07/20	Participate in state claim call (0.3); review and respond to email from U. Khan regarding hospital claimants call (0.2); review time reporting information received from C. McLeod and A. Alfano (0.2); participate in state coordination call (0.5); send discovery time costs to counsel for the Debtors, UCC, and AHC (0.1).	1.30
J. S. Sharp	07/07/20	Review communications from M. Hurley regarding Side B discovery deadlines (0.1); send emails to discovery group regarding Side B discovery deadlines (0.1, 0.1, 0.1); download and process Side B discovery production sets from July 1 and July 7 (1.3); send A. Lees' response to M. Hurley to discovery group (0.1); send email to discovery group regarding Side A production (0.1); download and process Side A production (1.4); download and process discovery production from Haug Partners (0.8); send email to A. Troop regarding discovery access call with the UCC's advisors (0.1).	4.20
J. S. Sharp	07/07/20	Download and process Morgan Stanley production (1.1);	1.80

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A. M. Troop	07/07/20	<p>send Morgan Stanley production to counsel for Side A, Side B, IACs, and Debtors (0.3, 0.1); send email to B. Jenks regarding Morgan Stanley production (0.1); send email to M. Atkisson regarding status of financial institution discovery (0.2).</p> <p>Daily prep call (0.5); review and circulate A. Preis email with modification for Protective Order (0.1); participate in most of TPP meeting (0.8); review email from D. Molton confirming DOJ/HHS meeting on Friday and email exchanges with NCSG negotiating team regarding same (0.1, 0.1); email exchanges to confirm follow up with Debtors, AHC and MSGE on class certification motions (0.1, 0.1); confer with Debtors and AHC about case issues (1.3); follow up email exchange with AHC counsel, S. Gilbert and D. Molton (0.1); participate in semi-weekly state call (0.4); email exchange with R. Ringer about DOJ documents and status or resolution with debtors (0.2); email exchanges with J. McClammy, C. Oluwole and G. Feiner regarding follow up on open DOJ document issues (0.1, 0.1); email exchanges with M. Van Eck and N. Mara about upcoming mediation sessions given J. Donahue conflicts (0.1); review and consider emails regarding Kentucky (0.2); email exchange with Brattle, P. Singer, M. Cyganowski and J. Donahue regarding same (0.1); review D. Mosteller email on class claim objection and email D. Mosteller regarding same (0.1); email exchanges with D. Molton, S. Gilbert and others about DOJ/HHS meeting and agenda (0.1, 0.1, 0.1); email exchange with J. Sharp about upcoming call with UCC about relativity access (0.1); review J. Parker comments to POC (0.1); email with J. Parker, S. Ellis, A. Law, J. Donahue and AHC/PWSP teams regarding same (0.1); further email with J. Donahue and AHC/PWSP teams about Illinois' comments (0.1); email exchange with G. Feiner, D. Nachman and S. Alexander about DOJ discovery, request for financial presentation and related issues (0.2);</p>	5.60
A. V. Alfano	07/08/20	<p>Call with UCC re discovery access (0.4); revise POC attachment (0.1); email to NC re same (0.1); call with J. Sharp re POC edits (0.1); forward edits received to J. Sharp (0.1, 0.1); email R. Ringer in response to question from A. Troop re IAC presentation documents (0.2);</p>	1.20



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J. S. Sharp	07/08/20	follow up email to A. Troop re same (0.1). Review comments received to proof of claim packets (0.7); update and revise aggregate proof of claim form based on comments received to date (1.8); call with A. Alfano regarding proof of claim comments (0.1); prepare proof of claim redline and send revised proof of claim form to J. Donahue, A. Troop, and M. Cyganowski (0.3); participate in discovery committee call (0.5)	3.40
J. S. Sharp	07/08/20	Review emails regarding Relativity access (0.1); participate in discovery access call with UCC counsel, G. Feiner, S. Alexander, and A. Alfano (0.4); draft and send summary of discovery access call to A. Troop (0.6); work on access to EY discovery platform for Side A production (1.4); send emails regarding EY access issues to K. Wallace (0.3, 0.1); send email to G. Feiner regarding full access to Sackler production for non-PEO/OPEO documents (0.2); send emails to A. Lees and K. Fell regarding NCSG access for non-PEO/OPEO documents (0.2, 0.1, 0.1); confer with P. Ng regarding NCSG access for non-PEO/OPEO documents (0.1); send email to Pillsbury and MA teams regarding call with Side B counsel (0.1).	3.70
J. S. Sharp	07/08/20	Send email to H. Williford regarding SSN/EIN information for Side A entities.	0.30
A. M. Troop	07/08/20	Further email exchanges with Brattle, J. Donahue, P. Singer and M. Cyganowski about KY (0.1, 0.2, 0.1, 0.2) and Alabama (0.1, 0.1, 0.1, 0.1); review email from NAACP lawyers and circulate to core team (0.1); participate in daily mediation prep call (0.5); review summary of expert panel on hospital/TPP abatement issues and comments (0.3); review email from J. McClammy about FOIA issue on DOJ and respond to same (0.1); confer with J. McClammy, S. Alexander, C. Oulwole about FOIA issue and next steps on discovery (0.2); follow up with S. Alexander about same and case status (0.1); participate in public side meeting with mediators (1.3); email exchange with D. Molton, A. Alfano, R. Ringer about access to Monday's financial presentations by FTI and HL (0.1); email G. Feiner, D. Nachman, S. Alexander and PWSP team regarding same (0.1); email exchanges confirming public side strategy	5.50

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		session (0.1, 0.1); review J. Sharp edits to POC form based on comments received (0.2); email Otterbourg, PWSP and J. Donahue further suggested changes to POC form (0.2); email exchanges with R. Ringer about PEO nature of certain documents in IAC presentation and next steps to get documents re-designated for other than PEO viewing (0.1); email A. Alfano regarding same (0.1); review and forward WA comments to POC to PWSP team (0.1); consider WA narrative comments to POC and respond to same (0.2); email from D. Nachman regarding distribution of expert summaries to mediation group (0.1); email same (0.1); review various responses to AHC members to expert summaries (0.1); review J. Young email articulating theories for KY's claim and consider same (0.1); review J. Donahue and P. Singer emails regarding same (0.1); email J. Donahue, P. Singer. M. Cyganowski and PWSP team thoughts regarding same and issue of fraudulent transfer claims (0.1)	
A. V. Alfano	07/09/20	Attend semi-weekly NCSG state call (0.9); email from/to A. Troop re state claims (0.1, 0.2).	1.20
J. S. Sharp	07/09/20	Send email to discovery group regarding protective order (0.1); participate in call with UCC advisors regarding Purdue news article (0.5); communications with P. Ng regarding discovery database expenses (0.4); send email to A. Troop regarding discovery database cost estimates (0.4); participate in state coordination call (0.9); participate in coordination call with UCC's advisors (0.9); send email to A. Troop regarding Purdue news article issue (0.2).	3.40
J. S. Sharp	07/09/20	Call with K. Fell, P. Ng, and P. McManus regarding RSF discovery issues (0.3); follow up call with P. Ng regarding RSF discovery (0.3);	0.60
A. M. Troop	07/09/20	Daily prep call (0.7); detailed email in response to D. Nachman questions on proof of claim package and NY DFS questions (0.3); email PWSP team regarding same (0.1); email exchange with P. Singer et al confirming 7/10 KY (0.1) and AL (0.1) POC conferences; email exchange with Akin and NCSG scheduling call (0.1); review emails with J. Donahue and G. Feiner about Brattle chart and email PWSP team regarding same (0.1); email exchange with A. Licht and A. Alfano about comments on POC and	8.90

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		circulate same to POC working group (0.1); participate in mediation presentation to PIs and mediators (1.7); confer with Akin and NCSG representatives about Purdue's political contributions to Governor's associations and DAGA (0.5); confirm call with AHC and UCC counsel regarding same at 4:30 (0.1); participate in Public Side mediation strategy meeting (1.2); participate in state semi-weekly call (0.5); email exchanges with mediation teams about proposed response to D. Barrett - hospitals (0.1); participate in AHC and UCC call on political contributions article (0.6); email exchanges with AHC counsel about NAS class cert motion (0.1, 0.1) and tribe motion (0.1, 0.2, 0.1, 0.1); participate in discovery update call with Akin (0.9); email exchanges with J. Sharp on political contribution issues (0.2); email exchanges with core team on NAS (0.1) and Tribe (0.1) class motions; briefly revise draft motion to extend exclusivity from debtors and email same to G. Feiner under explanatory cover email with recommended next steps (0.2); review in more detail debtors' motion to extend exclusivity (0.2); email exchanges with M. Cyganowski about POC and Brattle details (0.1, 0.1);	
A. V. Alfano	07/10/20	Attend class claim call with case constituencies (0.5); review comments received from states to POC forms (0.1, 0.1).	0.70
M. Pettit	07/10/20	Research case law on class action certification involving all Native American tribes.	2.60
J. S. Sharp	07/10/20	Send email to A. Troop regarding Side A PII (0.2); draft Mortimer Sackler CSP discovery request for TINs (2.4); send draft discovery request to A. Troop for review (0.1); revise discovery request per A. Troop's comments (0.1); send draft discovery request to discovery working group (0.2); send draft discovery request to UCC's counsel (0.1); send draft discovery request to Side A counsel (0.2).	3.30
A. M. Troop	07/10/20	Email exchange with M. Van Eck about upcoming DOJ/HHS meeting (0.1); email exchange with U. Khan about political contributions and monitor (0.2, 0.1); daily mediation prep (0.5); confer with U. Khan about monitor, political contributions and case status (0.3); review Fusion Connect 1146(c) case (0.2); email core NCSG team regarding same (0.1); email research assignment on	8.60

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		Native American tribes and class actions to J. Sharp and A. Alfano (0.1); participate in DOJ/HHS call with public side negotiating team (0.8); email exchanges with D. Nachman and G. Feiner about Brattle and Medicaid portion of claim (0.1); email exchange with NCSG class cert team about tribe motion (0.1); participate in call with T. Vilsack and Akin (1.0); review email from AHC tribal member via D. Molton and email J. Sharp and A. Alfano regarding same (0.1); participate in call with KY, J. Donahue, P. Singer and M. Cyganowski on POC issues (0.4); email summary of DOJ/HHS meeting to S. Manges and D. Mosteller (0.2); confer with Alabama, J. Donahue, P. Singer and M. Cyganowski on POC issues (0.6); coordinating email with AHC and MSGE on prep for call with Debtors on class cert motions and strategy (0.1, 0.1); email exchange with R. Ringer about comments to Debtor's draft objection to public school's class cert motion (0.1); prep with AHC and MSGE counsel for call with Debtors on class cert motions (0.3); email exchanges with D. Mosteller about Native American tribes motion for class cert (0.1, 0.1, 0.1); participate in strategy call with Debtors, AHC and MSGE counsel on class cert motions (0.4); review M. Pettit research on Native American tribes and class cert (0.2); circulate cases to AHC and MSGE counsel under explanatory cover email (0.1); email exchange with G. Feiner and S. Alexander about DOJ resolution, logs and status (0.2); confer with M. Huebner, J. McClammy, K. Eckstein and R. Ringer about political contributions, expected filings, next steps, and Skadden's expanded retention (0.8); confer with A. Preis about expected filing (0.2); confer with M. Cyganowski about political contributions (0.2); summarize calls with M. Huebner, J. McClammy, K. Eckstein and R. Ringer and with A. Preis to G. Feiner, D. Nachman and S. Alexander (0.2); email J. McClammy, C. Oluwole, G. Feiner and S. Alexander confirmation on DOJ document agreement and some questions on status of production and volumes (0.2); email core team about Skadden retention (0.1); email exchange with C. Robertson and others about Skadden retention (0.1);	
A. M. Troop	07/10/20	Email exchanges with J. Sharp about next steps to get tax	0.40

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		id numbers from Side A (0.1); review draft interrogatories regarding same (0.1); email comments to team (0.1); follow up on next steps with NCSG, UCC and Side A (0.1);	
A. M. Troop	07/11/20	Review emails from A. Preis and Debevoise about TINs for Side A (0.1); email exchange with J. Sharp about Side A agreement to provide TINs after subpoena and document request floated with them (0.1);	0.20
A. M. Troop	07/11/20	Email exchanges with S. Alexander about post-confirmation structure options for operating companies (0.1, 0.1); confer with S. Alexander regarding same (1.0); update memo on fiduciary duties for S. Alexander (0.2); email exchange with M. Pettit and team about cite checking same (0.1);	1.50
A. V. Alfano	07/12/20	Emails from A. Troop re class claim objections (0.1, 0.1).	0.20
A. M. Troop	07/12/20	Review A. Preis email proposing to adjourn class cert motions (0.1); email NCSG class cert group regarding same (0.1); circulate emails from hospitals and rate payers regarding same (0.1); review replies from S. Alexander, and G. Feiner, M. Van Eck and D. Nachman (0.1); email exchanges regarding status of POC and update call for 7/13 with Otterbourg, P. Singer, J. Donahue and PWSP team (0.1, 0.1);	0.60
A. V. Alfano	07/13/20	Call with J. Sharp re proof of claim supplements (0.1); attend proof of claim call with A. Troop, J. Sharp, NCSG and AHC (0.5); follow up call with A. Troop re revisions to proof of claim form (0.1); compile proof of claim forms (0.6) and send to D. O'Regan for revisions (0.1); implement comments received to proof of claim attachment (0.6).	2.00
P. Ng	07/13/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO.	1.40
M. Pettit	07/13/20	Shephardize cases in memo on Fiduciary Duties of Directors (1.2); review and incorporate edits to citations (0.6).	1.80
J. S. Sharp	07/13/20	Send email to K. Porter regarding Relativity database (0.1); send email to A. Troop regarding Relativity database (0.1); email to A. Troop regarding discovery search term reports (0.2).	0.40
J. S. Sharp	07/13/20	Participate in call with the UCC's advisors regarding the	4.20

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A. M. Troop	07/13/20	<p>DOJ (0.8); work on proof of claim updates (1.1); review discovery protocol stipulation from the UCC (0.4); send email to discovery group regarding discovery protocol stipulation (0.1); send email to A. Troop and M. Cyganowski regarding revised proof of claim form (0.1); call with A. Alfano regarding proof of claim issues (0.1); prepare for proof of claim call (0.4); participate in call with J. Donahue, A. Troop, A. Alfano, and Otterbourg teams (0.5); revise proof of claim form per call (0.7).</p> <p>Daily prep call (0.8); email exchanges with Debtors and AHC about class certification motion (0.1, 0.1, 0.1); email exchanges with class cert working group regarding same (0.1, 0.1); confer with UCC and NCSG members about DOJ-related discovery issues, depositions, class cert (0.7); email exchange with M. Rundlet regarding class cert (0.1); email exchanges with R. Ringer and K. Eckstein about timing on draft class cert opposition and call with debtors (0.1, 0.1); email exchange with M. Van Eck about debtor's assertion of privilege regarding liability related documents (0.1); confer with U. Khan about 7/10 monitor conversation on political contributions (0.5); participate in strategy call with public side negotiating teams (1.3); email exchanges with D. Molton about K. Maclay issues with mass notice of bar date to municipalities (0.1, 0.1); email exchanges with NCSG members about 7/14 mediation session at 5 pm (ET) (0.1, 0.1); email exchanges with NCSG states about participation in PI working group (0.1, 0.1); email exchanges with Brown Rudnick about HIPAA agreement (0.1, 0.1, 0.1); email exchanges with NCSG about same and timing (0.1, 0.1); confer with M. Huebner, J. McClammy, R. Ringer and K. Eckstein about UCC proposal to defer all class cert motions and next steps (0.5); email summary of same, status of potential objections to tribal motion and next steps to NCSG working group on class cert objection (0.2); follow up email exchange regarding same (0.1); email exchange with T. O'Neill about proof of claim revisions and status (0.1); review cite check notes for fiduciary duty memo from M. Pettit (0.1); email exchange with M. Pettit regarding same (0.1); confer with M. Cyganowski about Florida Proof of claim questions (0.2);</p>	11.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review draft 3rd amended order extending 1146(c) deadline (0.1); email same to core group under explanatory cover email (0.1); confer with D. Molton about change in PI group direction (0.2); email NCSG PI group regarding same (0.2); confer with Otterbourg, J. Donahue and PWSP about proof of claim status and next steps (0.6); email exchange with M. Cyganowski regarding same (0.1); circulate draft class cert objection to NCSG working group (0.1); email (0.1) and confer (0.2) with A. Preis about Debtors' motion to extend exclusivity; email exchange with M. Krueger about proof of claim package responding to questions (0.2); revise draft objection to class cert motions (2.7); email to NCSG working group under explanatory cover email (0.2);	
A. M. Troop	07/13/20	Email exchange with J. Sharp about M-ACSP search term report and next steps (0.1);	0.10
A. V. Alfano	07/14/20	Confer with A. Troop re revisions to proof of claim package (0.3); attend proof of claim call with Brattle, AHC, A. Troop and J. Sharp (0.5); emails from various states with questions/edits to proof of claim package (0.1, 0.1, 0.1, 0.1); review and track comments received (0.7); emails with D. O'Regan re edits to proof of claim package and running redlines for tomorrow's distribution to states (0.1, 0.1, 0.1); revisions/comments to proof of claim attachment (1.0); review package for consistency/accuracy (0.4); send package to A. Troop with cover explanation (0.2).	3.90
P. Ng	07/14/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request; email vendor to request for budget proposal report for database migration and hosting.	2.60
J. S. Sharp	07/14/20	Review Side B search report and related communications (0.3); send email to M. Hurley regarding M-ICSP search report and request to share with discovery group (0.2); review discovery database information from K. Porter and calculate expenses with setting up shadow discovery database (0.4) send email to P. Ng regarding discovery database cost calculations and potential alternatives (0.2);	5.20

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		multiple calls and communications with P. Ng regarding Side B discovery (0.2, 0.4, 0.3); review Side B production to confirm which volumes can be transferred to client (1.1); send emails to H. Williford regarding Side A production classification (0.2); send email to G. Feiner regarding non-PEO/OPEO production (0.3); review Side A search report received from J. Poon (0.3); send emails to discovery group regarding ICSP discovery search term reports (0.4, 0.1); send email to P. Ng regarding inadvertently misclassified production from Side B (0.1); send email to P. Ng regarding data transfer (0.1); work on data transfer issues relating to Side B data for P. Ng upload (0.6).	
J. S. Sharp	07/14/20	Review SSN/EIN information from Side A (0.3); send emails to H. Williford regarding SSN/EIN information from Side A (0.1, 0.1, 0.1); call with B. Glickman regarding status of financial institution discovery (0.2); send emails to B. Glickman regarding Side A SSN/EIN information (0.4, 0.1);	1.30
J. S. Sharp	07/14/20	Review proposed final draft of group of claim form to confirm all changes have been incorporated (0.1); prepare redline of proof of claim form (0.1); send proof of claim form and redline to A. Troop for review (0.1); send revised proof of claim form to J. Donahue, P. Singer and Otterbourg team for review before distribution to states (0.1); call regarding opioid death statistics for proof of claim (0.5); participate in state coordination call (1.0); confer with A. Alfano regarding opioid death statistics (0.1); send email to A. Troop regarding opioid death statistics (0.2).	2.20
A. M. Troop	07/14/20	Finalize (0.1) and forward (0.1) fiduciary duty memo to S. Alexander, G. Feiner and D. Nachman; review and respond to email from J. Donahue about discussion with Brattle and status of state by state analysis (0.1); review and respond to email from D. Mosteller about invite to mediation session (0.1); follow up with D. Nachman regarding same (0.1); email exchanges with N. Mara, M. Cyganowski, M. Van Eck and J. Donahue about agenda for claims/damages call (0.1, 0.1); email exchanges with G Feiner and D. Nachman about attendance at 5 pm call with mediators and privates (0.1); email exchanges about	10.10



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		timing of POC package distribution with PWSP team (0.1); participate in claim/damages call (0.3); email exchange with D. Mosteller and J. Donahue about death data (0.1, 0.1); email exchanges with Brattle, D. Mosteller, M. Cyganowski, J. Donahue, N. Mara and A. Alfano regarding same (0.2, 0.1, 0.1); email exchange with N. Kelly about POC supplement (0.1); review revised POC form (0.2); email J. Sharp and A. Alfano regarding same (0.1); review D. Mosteller comment to class cert objection (0.2); email exchanges with NCSG class cert team about same and next steps (0.1, 0.1, 0.1); email larger NCSG mediation group about mistaken L. Phillips invite to 5 pm conference (0.2); follow up with G. Feiner and D. Nachman (0.1) and L. Phillips and K. Feinberg regarding same (0.1, 0.1); email core NCSG negotiating team regarding upcoming meeting with mediators and private claimants (0.1); incorporate comments to class cert objection and further revise same (0.3); confirm follow up call with Otterbourg, J. Donahue, D. Mosteller, Brattle, N. Mara, M. Van Eck and PWSP team on death data (0.1); confer with R. Charbonneau and M. Cyganowski about Florida's questions on proof of claim package (0.5); forward comments on class cert objection to AHC and MSGE counsel and NCSG team under explanatory cover email (0.2); confer with Otterbourg, J. Donahue, D. Mosteller, Brattle, N. Mara, M. Van Eck and PWSP team about death data, next steps on POC process (0.5); email exchange with core team about lack of further information from NAACP (0.1); participate in semi-weekly call (1.0); email tribal class cert motion to T. O'Neill and B. Edmunds (0.1); email exchange with T. O'Neill about upcoming mediation meeting with private claimants (0.1); follow up email to J. McClammy, C. Oluwole on DOJ documents (0.1); confer with D. Nachman about mediation issues (0.2); email exchange with S. Aguiñiga about proof of claim (0.1); participate in public/private mediation meeting (1.8); email exchange with D. Mosteller, S. Alexander, D. Nachman and G. Feiner about next steps on class cert objection based on NCSG meeting (0.1); review J. Sharp draft of reservation regarding time period for death data	

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		and respond to same (0.1); review and respond to T. Bashere's questions on proof of claim package (0.2); email R. Charbonneau transcripts of bar date hearings in response to his request copying M. Cyganowski (0.1); consider issues and options regarding PIs (0.2); email PI core team summarizing issues from PIs and options for next steps (0.2); email exchanges with Brattle on state allocations (0.1); confer with A. Alfano about edits to Attachment (0.3); review and further edit updated version of Attachment (0.2);	
A. V. Alfano	07/15/20	Emails to D. O'Regan re proof of claim supplements (0.1, 0.1, 0.1); review Rhode Island's supplement form (0.1); call J. Sharp re supplement revisions (0.1); email to A. Troop re same (0.1); emails to/from N. Kelly (Rhode Island AG) (0.1, 0.2); email to practice assistant team re distribution to states (0.1, 0.1); create email tracking chart for distribution to states (0.1); call with AHC counsel re proof of claim revisions (0.3); extensive review and revisions to proof of claim package to reconcile defined terms, clean-up, add reservations of rights language (1.0, 0.5, 0.4); extended call and shared screen editing session with J. Sharp to reconcile defined terms and ensure POC attachment is consistent with rest of package (2.0); calls with A. Troop re proof of claim package (0.1, 0.1); call with M. Pettit re edits to POC package (0.3); emails with M. Pettit re proof of claim package (0.1, 0.1, 0.1, 0.1); send POC attachment edits to A. Troop with cover explanation (0.2); draft cover email for proof of claim distribution (0.5); review/revise POC supplement documents (1.0); send draft to A. Troop for review; compile proof of claim documents (1.0) and send to states (0.3).	9.30
P. Ng	07/15/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request; email vendor to request for budget proposal report for database migration and hosting.	2.10
M. Pettit	07/15/20	Call with J. Sharp and A. Alfano to discuss edits to supplement to proof of claim (0.1); coordinate and review	4.00

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		the edits to the supplements (1.8); draft additional supplements to proof of claim (0.7); compile redlines to be sent out with the edited supplements to proof of claim (1.4).	
J. S. Sharp	07/15/20	Confer with A. Alfano regarding proof of claim inquiry from Rhode Island and proof of claim attachment revisions (0.1, 0.1); review revised draft of proof of claim attachment (0.3); revise and proofread proof of claim form for states (0.4); send email regarding proof of claim form to J. Donahue, P. Singer, and Otterbourg team (0.2); participate in video conference regarding tribal request for class certification (0.4); prepare for proof of claim call with M. Cyganowski (0.2); participate in proof of claim call with A. Alfano and M. Cyganowski (0.3); review individual supplements and analyze defined term inconsistencies with consolidated claim attachment (0.2); call with A. Alfano and M. Pettit (partial) regarding revisions to individual state supplements and consolidated claim attachment (2.0); revise consolidated proof of claim form per changes based on information from Brattle and to the consolidated claim attachment (0.9); send revised proof of claim form to A. Alfano for distribution (0.1).	5.20
J. S. Sharp	07/15/20	Review email from P. Ng regarding transfer of Side B discovery data to P. McManus (0.1); send email to P. Ng regarding status of Relativity estimate with vendor for shadow discovery database (0.1); send email to A. Troop regarding shadow discovery database (0.3); review correspondence from Side A regarding PEO production (0.1); review files uploaded by Side A (0.2).	0.80
A. M. Troop	07/15/20	Participate in daily prep call (0.8); email D. Nachman Brattle summary for potential use as part of mediation claims presentation (0.1); confer with D. Molton about tribal opposition to class cert motion (0.2); email mediation team regarding same and call with D. Simon regarding same (0.2); review K. Eckstein email to M. Huebner about exclusivity (0.1); email exchanges with K. Eckstein and R. Ringer regarding same (0.1, 0.2, 0.1); email exchange with A. Alfano about RI supplement comments (0.1); email M. Huebner about exclusivity (0.1); confer with M. Cyganowski and P. Singer about POC issues (0.3); review updated aggregate from Brattle	10.80

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		and State summary chart (0.2); email exchange with UCC re DOJ documents and DPW communications (0.1); email exchanges with J. Donahue, M. Cyganowski, P. Singer, J. Sharp and A. Alfano about scheduled POC package distribution and inclusions and issues (0.3, 0.1); email exchange with A. Alfano, N. Kelly and J. Donahue about RI supplement (0.1); consider issues and alternatives about opposition to tribal class cert motion (0.3); email exchange with B. Edmunds on timing regarding same (0.1); email core team about exclusivity-related correspondence with K. Eckstein (0.1); follow up email exchange with S. Alexander regarding same (0.1); follow up with A. Alfano on edits to POC Attachment (0.1, 0.2); participate in mediation strategy call with public side negotiation teams (2.0); participate in call with D. Simon and public side (0.6); email (0.1) and confer (0.2) with J. Donahue about public side presentation of claim to privates; email D. Nachman, S Alexander, G. Feiner and J. Sharp about potential alternative formulation of tribal objection (0.3); email exchanges with Otterbourg, P. Singer, J. Donahue and PWSP re death data (0.1); review revised class cert objection (0.3); email NCSG team regarding same (0.1); email AHC and MSGE regarding same and sharing with Debtors (0.1); forward debtors' omnibus objection to class motion (0.1); review same (0.2); email exchanges about bracketing tribal discussion for time being with AHC and MSGE counsel and NCSG team (0.1); email exchange with R. Ringer about mediation section to class cert objection (0.1); confer with T. O'Neill about tribal and NAS class cert issues (0.1); email Brattle re death data (0.1); email exchange with M. Cyganowski and POC team about sharing municipal claim assertion language (0.1); review further revisions to class cert objection from R. Ringer (0.2); email NCSG team regarding same (0.1); email exchange with J. McClammy about DOJ documents (0.1); email core class cert group about conversation with T. O'Neill (0.2); review further updated mediation summary table from Brattle with Territories and circulate same to PWSP team (0.1); review email and draft motion from NAACP (0.1); circulate same to core team (0.1); review notice of W VA NAS class	

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		motion and motion to shorten time (0.1); circulate same (0.1); email exchange with AHC and MSGE counsel regarding same (0.1); confer with A. Alfano about proof of claim process and package for distribution (0.2); review attachment and related document (0.2); email A. Alfano regarding same (0.1); review Florida filing on class certification (0.2); email AHC counsel regarding same (0.1); email exchange with S. Esserman and email core team regarding same (0.1); review and send comments to A. Alfano on transmittal of POC package (0.1);	
A. V. Alfano	07/16/20	Email from A. Troop re reservation of rights language (0.1); call with J. Sharp and A. Troop (partial) re Medicaid reimbursement language for POC attachment (0.5); send email to NY, PA and NC re same (0.2); redistribute POC package to states whose email bounced back on initial distribution (0.1, 0.1, 0.2); attend (partial) semi weekly NCSG call (0.8).	2.00
J. S. Sharp	07/16/20	Call with A. Troop (partial) and A. Alfano regarding additional language for proof of claim attachment (0.7); review changes to proof of claim attachment (0.3); review NAACP motion to intervene (0.4); review W. Va. NAS infant class proof of claim motion (0.2); participate in state coordination call (1.2); participate in coordination call with UCC's advisors (0.5); analyze subrogation language for proof of claim attachment (0.2); call with A. Alfano regarding subrogation language and NY DFS claim (0.2); review D. Nachman email regarding NY DFS claim (0.1).	3.80
J. S. Sharp	07/16/20	Analyze discovery database proposal from P. Ng.	0.40
J. S. Sharp	07/16/20	Review financial institution discovery document summary report from M. Atkinson at Province (0.4); review and update financial institution subpoena tracking chart (0.6).	1.00
A. M. Troop	07/16/20	Email exchange with D. Mosteller and team about S. Esserman having filed timely the tribal motion and the late-filed WV NAS motion for class certification (0.1); email exchanges with D. Nachman and J. Donahue about federal share issues (0.1, 0.1) email M. Huebner, K. Eckstein and R. Ringer confirming NCSG will not oppose exclusivity extension (0.1); email exchanges AHC and MSGE counsel to set up a call on class cert and tribal motion (0.1, 0.1); confer with M. Huebner about	8.50

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		exclusivity and other issues (0.2); daily mediation prep call (0.8); confer with S. Esserman about tribal motion for class certification (0.3, 0.1, 0.1); confer with D. Nachman about status, federal share and POC (0.2); confer with D. Mosteller regarding same (0.1); Confer with K. Maclay about tribal issues, exclusivity and related issues (0.1); confer with AHC and MSGE counsel about tribal issues and next steps on class cert objection (0.5); review email exchanges about tribal motion and footnote on no position for various states (0.2); email NCSG about revisions to Thursday's filing about class cert to omit tribal discussion which will be filed on Monday (0.1); email AHC and MSGE counsel footnote for WAS and NAS Guardian Motion (0.1); forward email to client (0.1); confer with G. Feiner about tribal issues, class cert, mediation and case status (0.3); confer with E. Maloney about class cert issues for tribes (0.2); confer with K. Maclay further about class cert, tribes, exclusivity and related issues (0.3); confer with D. Molton regarding same (0.1); review revisions to class cert opposition (0.1); review and respond to D. Mosteller email regarding same and suggest distributing to NCSG group prior to 4 pm call (0.1); email (0.1) and confer (0.4) with J. Sharp and A. Alfano about POC addition to address federal share and status generally; participate in semi weekly state call (1.3); participate in weekly catch up call with UCC on pending contribution motion and debtor discovery (0.5); review email exchanges between K. Puvalowski and J. Sharp and A. Alfano on NY supplement and email J. Sharp and A. Alfano regarding same (0.1); email exchange with D. Nachman, G. Feiner and S. Alexander about timing to reply to UCC motion to adjourn class cert motions (0.1); email exchange with J. McClammy, C. Oluwole, G. Feiner and S. Alexander confirming confidentiality designations on DOJ documents and intent to share with AHC and UCC and distribute same to NCSG discovery group (0.1); review and provide comments on revised class cert objection, together with suggesting call on responding to UCC motion to adjourn and W VA motion to AHC and MSGE counsel and NCSG related working group (0.2); email exchanges with R. Ringer, K. Eckstein,	

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		M. Cyganowski and D. Blabey about modifications to class cert objection to avoid any questions about mediation confidentiality (0.1, 0.1, 0.1); email confirming 7/24 call with Debtors (0.1); email exchange with D. Nachman, G. Feiner and S. Alexander about UCC motion to adjourn class cert motions (0.1); email exchange with J. Parker, J. Donahue and A. Alfano about Illinois package (0.1); review and revise draft mediation deck on public side claims (0.4); email comments to NCSG team under explanatory cover email (0.1);	
M. Pettit	07/17/20	Review past emails to determine status of various subpoena responses and productions (1.2); review and respond to emails regarding financial institution subpoenas (0.8); send Side A SSNs and TINs by secure transfer (0.4).	2.40
J. S. Sharp	07/17/20	Work on updates to financial institution discovery tracking chart (0.4); confer with M. Pettit regarding status of financial institution discovery (0.3); research prior communications with financial institution subpoena recipients (0.4); send emails to M. Pettit regarding Schwab subpoenas (0.2, 0.2, 0.1, 0.3); review and revise email communications to S. Erdos regarding SSN/EIN information and status of Schwab production (0.7); review and analyze subpoena objections from Goldman Sachs and research Goldman's corporate structure based on objections (0.8); send emails to N. Friedlander regarding Side A SSN/EIN information and status of Goldman Sachs production (0.6, 0.1); email to B. Glickman and K. Rudd regarding production timing (0.1); send emails to B. Jenks regarding Side A TINs (0.2, 0.1); set up secure file transfer for B. Glickman and K. Rudd for first production from BoA and WF (0.3, 0.1); review email from A. Hunter regarding additional information request and compare to information received from the UCC (0.2); send emails to A. Hunter regarding Side A TINs (0.2, 0.1); send emails to S. Kline regarding Side A TINs (0.2, 0.1); send email to M. Atkinson regarding analysis of financial institution production (0.4).	6.10
J. S. Sharp	07/17/20	Participate in call with AHC representatives regarding class certification motions (0.5); send email to M. Cyganowski regarding authorization provisions in	2.40

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A. M. Troop	07/17/20	consolidated proof of claim (0.5); participate in calls with NY DFS regarding additional causes of action for NY proof of claim supplement (0.3, 0.1); send emails to L. Donahue regarding proof of claim supplement (0.1, 0.1, 0.2); review draft joinder from AHC (0.2); send emails to A. Troop regarding status of AHC joinder (0.1, 0.1, 0.1); send email to C. Gange regarding AHC joinder (0.1). Participate in daily mediation prep call (0.7); email R Ringer to confirm 10:30 call on UCC motion to adjourn class cert motions and W VA response (0.1); participate in same with counsel for AHC and MSGE (0.5); follow up with M. Cyganowski on proof of claim open issues (0.3); participate in State call with T. Vilsack on various issues (0.7); review emails about Judge's instruction not to reply to the motion to adjourn (0.2); email exchanges with G. Feiner, S. Alexander, U. Khan, D. Nachman and PWSP team regarding same (0.2); participate in mediation session with NAS representatives (1.5); participate in mediation session with TPPs (1.7); email exchanges with J. Sharp and A. Alfano on status of joinder in opposition to W. VA motion to shorten (0.1, 0.1, 0.1); email with class cert working group regarding same (0.1); receive and circulate AHC draft statement regarding exclusivity (0.1); follow up email exchanges with S. Alexander, G. Feiner and D. Nachman regarding same (0.1, 0.1);	6.60
A. M. Troop	07/18/20	Review and revise draft joint statement of Public Claimants on exclusivity extension (0.5); email same to S. Alexander, D. Nachman, and G. Feiner under explanatory cover email (0.1); forward DOJ discovery confirmation emails to AHC and UCC (0.1); review emails about statement regarding exclusivity from AHC and MSGE lawyers and respond to same (0.2); review S. Alexander comments to exclusivity statement and further revise same (0.3); email same to core team under explanatory cover (0.1); email exchanges with UCC, AHC and MSGE about sharing public side term sheet (0.2); email exchange with NCSG negotiating team regarding same (0.1); email exchange with S. Gilbert regarding same (0.1); email exchanges with S. Alexander and others about circulating revised draft of exclusivity statement to AHC and MSGE (0.1, 0.1); review S. Alexander draft re NAACP and	3.70



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		circulate comments regarding same (0.2); review letter from M. Quinn on behalf of the Committee on Accountability (0.1); circulate same to core team (0.1); email comments to draft exclusivity statement to AHC and MSGE counsel (0.1); review and circulate to negotiating team email from N. Kajon on rate payers (0.1); confer with D. Nachman about further changes to draft exclusivity statement (0.2); email AHC and MSGE about same (0.1); review emails from D. Nachman and S. Alexander about [REDACTED] (0.1); respond to same (0.1); revise draft statement on exclusivity based on comments from D. Nachman (0.3); email core team same under explanatory cover (0.1); email exchange with U. Khan about HRT (0.1); email R. Ringer footnote for tribe class certification motion (0.1); respond to N. Kajon email re ratepayers (0.1);	
J. S. Sharp	07/19/20	Participate in call with the UCC's advisors regarding DOJ production.	0.50
A. M. Troop	07/19/20	Email exchange with D. Mosteller about VT's email regarding tribal motion (0.1); email following up on draft exclusivity statement to core group (0.1); review S. Gilbert email about rate payer session at 8 pm on 7/23 (0.1); email D. Nachman regarding same and N. Kajon email (0.1); review email about tribal motion coming off calendar and email class cert team and negotiating team regarding same and exclusivity draft (0.1); email exchange with D. Molton on timing of tribal withdrawal (0.1); review S. Alexander email with comments on exclusivity draft (0.1); email N. Kajon email to S. Gilbert and D. Molton (0.1); revise exclusivity draft based on S. Alexander comments (0.1); circulate same to AHC and MSGE counsel (0.1); circulate same to class cert and negotiating teams (0.1); email exchanges with AHC and MSGE counsel about comments on exclusivity draft (0.2); email working group regarding same (0.1); review and circulate R. Ringer attempt to harmonize comments to exclusivity draft (0.1); confer with R. Ringer regarding same (0.2); email exchanges about call with UCC re DOJ documents (0.1, 0.1); email summary of R. Ringer call to working group on exclusivity statement (0.1); follow up	5.00

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		email with D. Nachman about N. Kajon email (0.1); email exchange with D. Nachman on scheduling rate payer mediation session (0.1); review further draft of exclusivity statement from R Ringer (0.1); provide detailed recommendations to working group thoughts on same (0.2); review further comments from working group on exclusivity statement (0.1); finalize comments for exclusivity statement and email proposed revisions to AHC and MSGE counsel (0.1); review MSGE proposed reservation on term sheet for sharing with UCC and email negotiating team regarding same (0.1); follow up email exchanges with AHC and NCSG regarding same (0.1); follow up with D. Molton on timing of tribal withdrawal of class cert motion (0.1); review sign off on exclusivity draft from S. Alexander and D. Nachman (0.1); review and edit draft objection to tribal class motion from R. Ringer (0.6); review and edit draft objection to Dunford class cert motion (0.7); email comments to tribal class motion objection and to Dunford class cert motion with detailed explanations and recommendations to NCSG working groups (0.2); receive and forward withdrawal of tribal motion to NCSG under explanatory email (0.2); email about Monday's daily mediation prep call (0.1); email exchange with R. Ringer on status of tribal objection and status of exclusivity statement (0.1); email class cert and negotiating team about need to comment only on Dunford objection in light of withdrawal of tribal motion (0.1);	
J. S. Sharp	07/20/20	Review email from J. Feeney regarding proof of claim form (0.2); revise proof of claim form per J. Feeney email and comments from Michigan (0.7); prepare redline of claim form changes and email revised proof of claim form to A. Troop, A. Alfano, and Otterbourg team (0.2); review multiple drafts of public claimants' exclusivity statement and related email communications (0.3, 0.1, 0.1, 0.1); send email to A. Alfano regarding ratepayers meeting (0.1); send email to A. Troop regarding ratepayers meeting (0.1); review hospital claimants' omnibus reply (0.2); review comments to proof of claim attachment from S. Alexander (0.3); participate in ratepayers mediation meeting (1.3).	3.70

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J. S. Sharp	07/20/20	Process and review Wells Fargo discovery (0.9); send Wells Fargo discovery to Sackler counsel for redaction (0.3, 0.1); send emails to B. Glickman regarding redactions in Wells Fargo discovery (0.6, 0.1).	2.00
J. S. Sharp	07/20/20	Review correspondence from A. Lees regarding inadvertent production (0.2); download and process production from Haug partners (0.7);	0.90
A. M. Troop	07/20/20	Review emails re Alabama and proof of claim (0.1); email M. Cyganowski regarding same (0.1); email exchange with M. Cyganowski about subrogation language in proof of claim (0.1); email exchange about sharing Relativity with Akin on all discovery (0.1); email exchanges with M. Rundlet about Colorado proof of claim questions (0.1, 0.1); email exchange with A. Alfano and J. Sharp about ratepayer mediation session (0.1); participate in daily mediation prep call (0.8); email exchange with R. Ringer about status of exclusivity draft and Dunford response (0.1); email exchanges about logistics for the TPP call and presentation (0.1); email exchange with D. Mosteller, U. Khan and S. Alexander about revision to exclusivity statement (0.1); email exchange with J. Fiorentini and others about withdrawal of tribal motion (0.1); participate in TPP mediation session (1.4); email exchanges with negotiating team about mediation sessions (0.1); email exchange with Otterbourg and PWSP team about cross reference request from various states (0.2); circulate hospital response on class certification (0.1); review same (0.3); email class cert and negotiating teams update on exclusivity statement, proposed revisions from AHC and recommendations regarding same, together with further revised draft of exclusivity statement (0.3); receive and circulate hospital supplement (0.1); participate in NAS mediation session (1.3); participate in PI mediation session (1.9); review Collegium motion for stay relief, to shorten time and opposition to debtors' motion on stay relief (0.2); email NCSG core team regarding same with analysis (0.2); email AHC and MSGE proposed final change to exclusivity statement (0.2); email exchange with AHC and MSGE counsel about lack of information on whether UCC will be filing anything in response to the exclusivity motion (0.1); review emails signing off on	9.10

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		final change to exclusivity statement from AHC and MSGE and email negotiating team regarding same (0.1); email exchange with M. Cyganowski, J. Donahue and P. Singer about proof of claim supplements, scheduling call regarding same and upcoming call with damages committee (0.1); email D. Nachman about adding state numbers to proof of claim (0.1); review and sign off on final version of exclusivity filing (0.1); email exchange with CA about proof of claim form (0.1); confer with D. Nachman about PIs and mediation status generally (0.3); email exchange with J. Donahue, M. Cyganowski and A. Alfano about state participation in consolidated claim (0.1); review revised proof of claim form from J. Sharp (0.1); respond to same (0.1); review and circulate to negotiating team as-filed exclusivity statement (0.1); revise Dunford objection based on comments received (0.4); circulate to negotiating and class cert teams for review and further comment under explanatory cover email (0.1); email M. Pettit, J. Sharp and A. Alfano about research on "as required by law" limit on disclosure of information in W VA (0.1);	
A. V. Alfano	07/21/20	Attend mediation update conference with NCSG (1.0); attend semi-weekly NCSG call (1.1); call from (0.1) and email to (0.1) J. Compretta (counsel to MS) re proof of claim form (0.1); compile emails from states re proof of claim package (0.1, 0.1, 0.1, 0.1, 0.1); analyze proof of claim package (0.4); attend proof of claim call with CA, A. Troop and J. Sharp (0.5).	3.80
M. Pettit	07/21/20	Research West Virginia case law on interpreting disclosures permitted as required by law.	2.20
J. S. Sharp	07/21/20	Prepare for meet and confer call with B. Glickman re Wells Fargo production (0.1); participate in meet and confer call with B. Glickman re Wells Fargo production (0.1); research based on call with B. Glickman regarding Wells Fargo subsidiary for additional subpoena (1.3); call to B. Glickman regarding Wells Fargo (0.1).	1.60
J. S. Sharp	07/21/20	Participate in mediation coordination call (1.0); participate in state coordination call (1.1); participate in proof of claim call with M. Burkart, J. Fiorentini, M. Rainer, A. Troop, and A. Alfano (0.6).	2.70
A. M. Troop	07/21/20	Confer with D. Nachman about mediation prep and case	12.30

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		status (0.3); email exchange with NCSG team about A. Preis email on exclusivity statement (0.1); email exchanges with M. Van Eck regarding same (0.1, 0.1); emails regarding same and inquiry from M. Rundlet (0.1); email mediation group about update call (0.1); confer with AHC counsel, J. Donahue, D. Nachman and P. Singer about proof of claim issues (0.8); follow up emails with group regarding bar date order (0.2, 0.1, 0.1, 0.2); schedule (0.1) and participate in follow up call regarding same (0.7) with working group regarding same; participate in damage group call (0.7); review and respond to draft email to debtors and UCC on authorization from M. Cyganowski (0.1); email exchanges with CA about proof of claim follow up (0.1, 0.1); email exchanges about coordinating Thursday hearing with Debtors and AHC and MSGE (0.1, 0.1); confer with AHC counsel about Thursday's hearing (0.4); email exchange with D. Nachman about upcoming tribal allocation meeting (0.1); participate in same (1.0); review and circulate Bismuth examiner letter to NCSG core group (0.2); email exchange with S. Alexander about follow up on A. Preis email on exclusivity statement (0.2); participate in update call with mediation group (1.0); incorporate NCSG comments to Dunford objection and further revise same (0.2); email same to AHC and MSGE counsel, copying NCSG working group under explanatory cover email (0.1); email exchanges with S. Alexander on adding revised Dunford objection to state semi-weekly call agenda (0.1, 0.1); review AHC responses regarding Dunford objection and confirm circulation to Debtors (0.2); email exchanges with Debtors, AHC and MSGE counsel about coordination call for Thursday's hearing and email PWSP team regarding same (0.1); participate in semi-weekly state call (1.2); catch up on proof of claim emails (0.3); email exchanges coordinating call with Akin on exclusivity statement (0.2); review M. Pettit research and W. VA case on "as required by law" (0.3); email class cert and negotiating team regarding same (0.1); confirm D. Mosteller and either J. Sharp or A. Alfano will participate in Wednesday prep call with Debtors, AHC and MSGE for Thursday's hearing (0.1); review D. Mosteller email about schools'	

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		class cert motion (0.1); email exchanges with AHC counsel and PWSP team about Prime Clerk outline of consolidated claim filing (0.1, 0.1, 0.1); receive, review and circulate to discovery group DPW draft letter on DOJ documents (0.2); email exchange with M. Cyganowski about level of detail for proof of claim (0.1); email AHC and MSGE about W. Va case on "as required by law" and suggest how to include in the Dunford objection (0.1); confer with M. Hurley and A. Preis about exclusivity statement (0.4); email summary of same to discovery group (0.2); confer with CA and PWSP about proofs of claim and allocation issues (0.5); email J. Donahue about sharing NM email with CA (0.1); review revisions to Dunford objection from R. Ringer (0.1); email NCSG working group regarding same with recommendation it is ready to file (0.1); forward NM email to CA on proof of claim (0.1);	
A. V. Alfano	07/22/20	Review/compile multiple messages from states re edits to POC package (0.1, 0.1, 0.1, 0.1, 0.1); attend class motion objection call with AHC and debtors (0.5); call with M. Pettit re hearing binder (0.1); attention to discovery time tracking (0.2); review multiple pleadings filed in response to class motions (0.8).	2.10
M. Pettit	07/22/20	Call with A. Alfano to discuss creating binder for hearing (0.2); review hearing agenda for 7/23/20 hearing and create folder with materials for hearing (0.8).	2.40
J. S. Sharp	07/22/20	Send Public Claimant' Joint Objection to Dunford Motion to discovery group (0.1); send emails to A. Troop regarding DOJ meeting (0.1); participate in Purdue PHI/PBA presentation with DOJ and other federal representatives (1.7); review and revise notes on DOJ meeting (0.1); send notes on DOJ call to A. Troop for review (0.1); send email to S. Alexander and A. Troop regarding UCC comments to DOJ letter agreement (0.1).	1.00
J. S. Sharp	07/22/20	Send email to UCC advisors and NCSG discovery group regarding additional financial institution subpoenas (0.1); call with B. Glickman regarding acceptance of subpoena on behalf of Wells Fargo advisors (0.1).	0.20
A. M. Troop	07/22/20	Participate in mediation daily call (0.8); email to Debtors, AHC and MSGE about preparing for Thursday's hearing and including Florida (0.1); follow up with NCSG class	4.80

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		cert and negotiating groups on Dunford objection (0.1); review emails from Brattle about state discussions (0.2); email U. Khan and D. Nachman regarding same (0.1); email PWSP team about Thursday hearing agenda and listen only line (0.1); review and circulate NYT OP-Ed on Sacklers (0.2); confirm sign off on Dunford objection to AHC and MSGE counsel (0.1); participate in joint financial presentation re PHI/PBI with federal government, including emails with D. Molton and with D. Nachman regarding same (1.6); email D. Mosteller thoughts about Thursday hearing (0.1); review and sign off on final revisions to Dunford objection (0.1); review A. Preis email repeating request for continuance on class cert motions (0.1); review and respond to D. Mosteller email summarizing prep call with Debtors, AHC and MSGE (0.1); email exchanges with D. Nachman, J. Donahue, U. Khan, J. Fiorentini, G. Feiner and PWSP about Brattle calls with States (0.1, 0.1); participate in last part of DOJ follow up (0.2); email exchange with A. Preis on DOJ document proposed resolution and Debtors' letter (0.1); review West Boca letter and circulate same (0.2); review J. Sharp notes of DOJ call (0.1); email A. Preis about DOJ letter with Debtors (0.1); email R. Ringer and K. Eckstein regarding same (0.1); review A. Preis comment to Debtors' DOJ letter and email exchanges with working group regarding same (0.1);	
A. V. Alfano	07/23/20	Attend call with debtors and AHC re class claim objection strategy (0.3); attend hearing on class claim motions (3.0); call with AHC re public claimants' proof of claim (0.9); email A. Hennessey re hearing transcript (0.1); coordinate completion of hearing binder with M. Pettit (0.1); emails from states/territories re edits to proof of claim form (0.1, 0.1, 0.1); continued revisions to proof of claim package (0.8); attention to discovery time tracking (0.1).	5.60
M. Pettit	07/23/20	Review revised hearing agenda for 7/23/20 hearing and add new documents to folder with materials for hearing.	0.40
M. Pettit	07/23/20	Review correspondence from Morgan Stanley re subpoena production.	0.10
J. S. Sharp	07/23/20	Send emails to A. Troop regarding markup of DOJ letter agreement (0.1, 0.1, 0.1); revise DOJ letter agreement per comments received to date (0.7); prepare redlines of DOJ	4.60

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		letter agreement markup against original draft and UCC draft (0.2); send email to D. Nachman regarding DFS claim (0.1); participate in state coordination call (0.8); participate in coordination call with UCC advisors (1.0); participate in proof of claim call with AHC's advisors (0.9); revise DOJ letter agreement per A. Troop comments (0.2); send revised draft of DOJ letter agreement to A. Troop (0.1); send emails to A. Troop regarding golden creditor claim (0.1); send email to UCC advisors regarding DOJ letter agreement (0.1); send email to R. Ringer regarding DOJ letter agreement (0.1).	
J. S. Sharp	07/23/20	Send email to D. Nachman regarding update on financial institution discovery (0.7); review production letter from Morgan Stanley (0.2); send email to B. Jenks regarding Morgan Stanley production (0.1); process discovery materials received from Bank of America, Merrill Lynch, and Morgan Stanley (0.8); send Bank of America and Merrill Lynch discovery materials to Sacklers' counsel (0.2, 0.1); send Morgan Stanley discovery materials to Sacklers' counsel (0.2, 0.1).	2.40
J. S. Sharp	07/23/20	Send email to A. Troop regarding Side B privilege log (0.1); brief review of privilege log (0.1); download and process Side B production file (0.6).	0.80
A. M. Troop	07/23/20	Consider alternatives to bridge remaining proof of claim issues among states (0.4); confer with D. Nachman regarding status (0.6); participate in daily mediation prep call (0.3); email exchange with Debtors, AHC and MSGE coordinating call for continued hearing preparation (0.1); email exchanges with J. Sharp and A. Alfano about research regarding public benefit corporations and chapter 11 (0.1); email Otterbourg, Kramer Levin, PWSP, J. Donahue and P. Singer to schedule call on proof of claim alternatives (0.1, 0.1, 0.1); email exchange with S. Alexander about examiner letters (0.1); begin to prepare for hearing (0.4); confer with Debtors, AHC and MSGE counsel about hearing presentation (0.4); review and circulate WSJ article on legal fees and examiner letters (0.2); email class cert and negotiating teams about J. Rice letter to court (0.1); review and revise S. Alexander draft statement regarding NAACP (0.2); forward same to counsel for AHC and MSGE under explanatory cover	11.90



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		email (0.2); email J. Sharp about further revisions to Debtor letter regarding DOJ documents and next steps (0.1); continue to prepare for hearing (1.4); email exchanges with S. Alexander about proof of claim and state issues (0.1, 0.1, 0.1); participate in hearing (3.1); participate in part of state semi-weekly call (0.2); email exchange with Brattle, J. Donahue and M. Cyganowski about proof of claim status (0.1); confer with Otterbourg, Kramer Levin, PWSP, J. Donahue and P. Singer and conclude on proof of claim presentation (0.6); review A. Preis further edits to DOJ letter with Debtors and further comments from NCSG (0.1); email J. Sharp regarding same (0.1); email exchanges with J. Sharp about golden creditor question from A. Preis (0.1, 0.1); email exchange with M. Hurley, A. Preis and J. Sharp about debtor discovery issues (0.1); email S. Alexander and J. Sharp about adding timing to Debtor letter in light of court push for acceleration (0.1); review revised letter re DOJ documents from J. Sharp and email J. Sharp and S. Alexander regarding same (0.1); review and revise draft email for J. Donahue and P. Singer for states on proof of claim form (0.1); review further comments to DOJ documents letter and email J. Sharp and S. Alexander regarding same (0.1);	
A. M. Troop	07/23/20	Review (0.1), and email exchanges (0.1, 0.1) with J. Sharp and A. Alfano about, Side B privilege log through 7/1;	0.30
A. V. Alfano	07/24/20	Call with AHC re proof of claim authorization (0.5); continued work on proof of claim package (0.2); email to/from PA (0.1) re PEC; email to/from ID re protective order (0.1); research and respond to email from NY re HRT transcripts (0.4).	1.30
M. Pettit	07/24/20	Review production from Schwab and send to J. Sharp (0.3); review and respond to emails regarding productions for financial institution subpoenas (0.1).	0.40
J. S. Sharp	07/24/20	Revise DOJ letter agreement per S. Alexander comments and send to R. Ringer and UCC advisors for comment (0.3); send follow up emails to R. Ringer and UCC advisors for comments to the DOJ letter agreement (0.1); further revisions to DOJ letter agreement per UCC comments (0.1); send revised DOJ letter agreement and executed state consents to the debtors (0.4); send email to	3.20

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		J. Gotwals regarding receipt of DOJ form (0.1); archive and process signed consents (0.3); prepare for proof of claim call with AHC and Prime Clerk representative (0.2); participate in proof of claim call with AHC and Prime Clerk representatives (0.5); participate in call with UCC advisors regarding discovery planning (0.8); send email to S. Alexander regarding AHC and DOJ letter agreement (0.2); compile and send additional DOJ acknowledgment forms to Debtors' counsel (0.2).	
J. S. Sharp	07/24/20	Review Wells Fargo production letter from B. Glickman (0.1); download and process second Wells Fargo production (0.3); review request for additional contact information from D. Park (0.2); research for additional contact information in response to D. Park request (0.7); draft and send response to D. Park regarding request for additional contact information (0.3); send email to S. Brickfield regarding receipt of production from Goldman Sachs (0.1); work on access to Goldman Sachs production (0.4); send emails S. Brickfield regarding access issues (0.1, 0.1); download and process Goldman Sachs production (0.6); review C. Schwab production letter (0.2); send email to M. Pettit regarding C. Schwab production (0.1); compile and send financial institution production from Wells Fargo, Goldman Sachs, and Charles Schwab to counsel for Sacklers (1.2).	4.40
J. S. Sharp	07/24/20	Finalize processing of Side B production from Millbank and review materials for export and distribution to NCSG database.	0.80
A. M. Troop	07/24/20	Email exchanges with Akin scheduling call on debtor privilege issues (0.1); review emails about KY and proof of claim (0.1); review proposed order adjourning the class cert motions and email NCSG regarding same (0.2); participate in daily mediation prep call (0.5); participate in presentation to UCC with mediators (1.0); confer with Debtors, S. Gilbert and D. Molton about getting to a plan and the need for a no Sackler plan alternative (1.2); participate in TPP mediation session (1.8); confer with U. Khan, M. Rundlet, M. Van Eck and D. Nachman about HRT follow up and issues (1.3); participate in call with Prime Clerk, Otterbourg and Brown Rudnick about filing a consolidated claim (0.4); participate in call with Akin	7.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		about debtor discovery and related issues (0.7); email J. Donahue, P. Singer, Otterbourg and PWSP summary of call with Prime Clerk (0.2)	
J. S. Sharp	07/25/20	Send email to Side A and Side B representatives regarding Goldman Sachs production password (0.1); send email to G. Cabrera regarding Goldman Sachs productions (0.1).	0.20
J. S. Sharp	07/25/20	Review initial draft of 2004 motion from UCC (0.1); send draft motion to the discovery group for comment (0.1).	0.20
A. M. Troop	07/25/20	Email discovery group draft letter from UCC to Debtors on discovery with explanatory note regarding same and 7/24 call with Akin regarding Debtor discovery (0.3); email exchange (0.1) and brief call (0.1) with S. Alexander regarding same; email exchange with D. Hart and J. Donahue about political subdivision proofs of claim (0.1); review emails from discovery group regarding joining 2004 motion (0.1); receive and briefly review draft 2004 motion from Akin (0.2); email NCSG discovery team regarding same (0.1);	1.00
A. V. Alfano	07/26/20	Research PBCs in restructurings (0.4); email to N. St. Amant re same (0.1).	0.50
J. S. Sharp	07/26/20	Review A. Troop's revisions to discovery motion (0.2); send emails to A. Troop regarding discovery motion (0.1); revise draft of discovery motion per S. Alexander's comments (0.1); prepare redline of discovery motion (0.1); send revised draft of discovery motion and redline to UCC's advisors (0.1).	0.60
A. M. Troop	07/26/20	Revise draft debtor 2004 motion (0.4); email to NCSG Group under explanatory cover email (0.1); email exchange with J. Sharp regarding same (0.1); follow up email exchanges with NCSG discovery group on timing for providing draft 2004 motion to debtors (0.1); email exchanges about scheduling call with PI group (0.1, 0.1); review emails about RI and proof of claim and next steps (0.1); review emails with Akin on authorization for consolidated claim (0.2); email exchanges with M. Cyganowski on reply to A. Preis (0.1, 0.1); review S. Alexander comment to draft 2004 motion and email exchange with J. Sharp regarding same (0.1);	1.50
A. V. Alfano	07/27/20	Attend Brattle proof of claim call with AHC, A. Troop and J. Sharp (1.0); implement comments received into proof of claim Supplements (0.8, 0.6).	2.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
M. Pettit	07/27/20	Call with A. Alfano to discuss edits to supplement to proof of claim forms (0.2); draft supplement to proof of claim for American Samoa (0.7); edit state proof of claim forms (0.9); further edits to state proof of claim forms (1.1).	2.90
J. S. Sharp	07/27/20	Determine status of acknowledgment forms for DOJ agreement upon request of S. Alexander (0.4); send email to S. Alexander regarding status of acknowledgment forms (0.2); send email to A. Troop regarding AHC comments to DOJ letter agreement (0.2); review revised draft of 2004 motion from the UCC's advisors (0.4); send email to A. Troop regarding 2004 motion (0.2); send draft 2004 motion to discovery group for comment (0.1); make extensive revisions to proof of claim attachment to incorporate comments received from multiple states (2.9); prepare redline of proof of claim attachment (0.1); send revised draft of proof of claim attachment to A. Troop for review (0.1); confer with A. Alfano regarding proof of claim filing issues (0.2, 0.1); send email to A. Preis regarding AHC review of 2004 motion (0.2); follow up email to A. Troop, D. Nachman, and S. Alexander (0.1); revise proof of claim form to incorporate comments received from states (1.4); participate in proof of claim call with Brattle and AHC and NCSG representatives (0.7); send email to A. Troop regarding proof of claim attachment additions (0.2); review letter from UCC's advisors regarding Debtor claims and settlements (0.2); send letter from UCC's advisors to discovery group regarding Debtor discovery (0.1); send email to M. Cyganowski regarding proof of claim comments accepted and rejected (0.3).	8.10
J. S. Sharp	07/27/20	Review Side B inadvertent discovery letter and Side B production to determine whether materials were sent to Everlaw (0.3); send email to A. Troop regarding Side B inadvertent disclosure letter (0.2).	0.50
A. M. Troop	07/27/20	Participate in daily mediation prep call (1.0); email exchanges with D. Nachman about scheduling NCSG mediation group meeting for 7/28 (0.1); review emails from N. Kelly about proof of claim issues (0.2); email exchanges with J. Donahue regarding same (0.1, 0.1); review email exchange between Debtor and UCC on	7.90

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		discovery letter and email to NCSG discovery group (0.1); review and consider issues/questions/edits from B. Edmunds on proof of claim package (0.2); email B. Edmunds, Otterbourg, and PWSP regarding same (0.1); email exchange with J. Sharp about AHC requested footnote to DOJ letter (0.1); email exchange with S. Alexander and J. Sharp about getting AHC states with Everlaw access, access to DOJ documents (0.1); email exchange with L. Kelleher and working group about MD comments to proof of claim package (0.1); confer with N. Kelly about proof of claim issues (0.3); email exchange with J. Donahue regarding same and next steps (0.1); review supplement document from D. Nachman (0.2); forward document on supplement issue to NCSG mediation group and schedule call regarding mediation update for 7/28 (0.1); review email from A. Andrews requesting meeting with MA and PWSP on TDP (0.1); email exchanges with MA and NY regarding same (0.2, 0.1); email exchanges about open proof of claim issues and scheduling status call for 5 pm (0.1, 0.1); review emails on revised 2004 motion for debtors (0.1); email exchanges with J. Sharp regarding same and next steps (0.1, 0.1); email exchange with NY and MA about participation in TDP call with A. Andrews and relative positions of PIs and TPPS (0.1); review and circulate to PWSP team Brattle update on state schedules (0.1); email A. Andrews to set up call on TDP with MA and NY (0.1); email S. Gilbert and D. Molton regarding same (0.1); confer with S. Alexander about (0.2) and follow up email exchanges with UCC (0.1) and with NCSG (0.2, 0.1) about providing AHC advance copy of debtor 2004 motion; email J. Sharp regarding same (0.1); confer with A. Andrews (0.3); email exchange with J. Sharp and A. Alfano about listing taxes in list of claims for golden creditor purposes (0.1); review UCC draft letter regarding Estate Claim vs the Sacklers (0.2); email exchanges with S. Alexander, U. Khan, G. Feiner, D. Nachman and J. Sharp regarding same (0.2); email exchanges with D. Molton, D. Nachman and S. Gilbert about TPP subrogation claims as potential point with PIs (0.1, 0.1); respond to email from M. Huebner about needing to talk	

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		(0.1); email exchange with J. Sharp about getting acknowledgments from AHC members regarding access to DOJ documents (0.1); review further comments and questions from B. Edmunds on proof of claim package (0.1); circulate same to proof of claim working group (0.1); review and circulate M. Huebner email asking for a delay in the filing of the 2004 motion regarding the debtors (0.1); review responses from J. Guard (0.1) and S. Alexander (0.1) on supplement issue; email S. Alexander and D. Nachman regarding same (0.1); email follow up with proof of claim working group on B. Edmunds comments (0.1, 0.1, 0.1); email B. Edmunds to schedule follow up (0.1); review revised Attachment from J. Sharp and email about TN comments (0.1); email J. Sharp and A. Alfano regarding same and next steps (0.1); consider further alternatives for RI issues (0.2); email N. Kelly scheduling call to discuss same (0.1); review N. St-Amant research on use of public benefit corporations (0.2); email N. St-Amant and A. Alfano regarding same (0.1);	
A. M. Troop	07/27/20	Review (0.1) and email exchange with J. Sharp and A. Alfano (0.1) regarding claw back letter from Milbank;	0.20
A. V. Alfano	07/28/20	Call with Brattle re claim amounts (0.2); emails with Brattle, J. Donahue and A. Troop re proof of claim edits (0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1); call with J. Sharp re proof of claim logistics (0.1); emails with M. Pettit and D. O'Regan re edits to package (0.1, 0.1, 0.1); continued extensive edits to proof of claim package, including attachment and supplements (1.5, 2.1, 0.1).	5.00
M. Pettit	07/28/20	Edit supplements to proofs of claim based on additional data from states (1.4); edit proofs of claim to update claim amount (0.6).	2.80
J. S. Sharp	07/28/20	Send July 23 hearing transcript to discovery group (0.1); send emails to M. Cyganowski regarding proof of claim changes (0.2); participate in call with UCC's and Debtors' advisors regarding Debtor discovery issues (1.3); participate in mediation committee meeting (1.0); work on revisions to New York proof of claim supplement (0.6); send email to D. Nachman and U. Khan regarding New York proof of claim (0.1); finalize revisions to proof of claim form and attachment based comments received since July 15 draft (0.9); compile and send out proof of	9.10

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		claim drafts to states (0.8); work on revisions to proof of claim documents based on responses received from states, address access issues relating to proof of claim documents (4.1).	
J. S. Sharp	07/28/20	Review claw back letters from Milbank, determine whether clawed back information has been retained, and delete any clawed-back materials.	0.80
A. M. Troop	07/28/20	Confer with M. Huebner about debtor discovery (0.2); email core group regarding same (0.2); participate in daily mediation prep call (0.8); review and forward C. Duggan email regarding call to discuss debtor discovery (0.1); email exchanges with debtors and UCC to schedule call on debtor discovery (0.1, 0.1); confer with N. Kelly about RI proof of claim issues (0.2); consider alternatives and options for RI and email N. Kelly and proof of claim working group ideas regarding same (0.3); confer with B. Edmunds about MD comments to proof of claim (0.3); follow up email exchanges with proof of claim working group on additional reservation for proof of claim Attachment (0.2); participate in damages committee call (0.5); participate in debtor discovery call with Debtors and UCC (1.3); email exchange with M. Cyganowski about Virgin Island status (0.1); email exchanges with Akin about call with Debtors on discovery (0.1, 0.1); email detailed summary of call with Debtors and UCC on debtor discovery to NCSG team with observations about likely next steps (0.4); review emails about PIs and TDP from NCSG (0.1, 0.1); email A. Andrews about scheduling a call on TDP with NY and MA (0.2); review email from M. Hurley about follow up call from B. Kaminetzky offering up a stipulation to resolve issues on discovery and respond to same (0.1); email NCSG regarding same (0.1); email exchange with S. Alexander about update for states during state call (0.1); follow up email exchanges with Akin about potential stipulated resolution to dispute with debtors over discovery (0.1, 0.1); participate in NCSG mediation group update and strategy call (1.0); confer with R. Ringer about NAACP (0.1); participate in state semi-weekly call (0.6); review NCSG emails about proposed letter to debtors on Sackler claim issues (0.1); email Akin regarding same (0.1); email exchanges with	11.50

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		proof of claim working group on MD's proposed changes to package (0.1, 0.1, 0.1); email exchanges with J. Donahue and A. Alfano on timing of distribution of revised proof of claim package and timing of responses (0.1); review emails from G. Cicero and M. Cyganowski about proof of claim filing logistics (0.1); review and circulate to discovery group draft form deposition letter from Akin (0.2); review revised 2004 motion for debtors from Akin (0.2); email same to NCSG discovery group under explanatory cover (0.1); review email exchanges with PWSP team and NY about NYDFS claims (0.1, 0.1); further email exchanges with proof of claim working group on MD comments (0.1); email B. Edmunds about same (0.2); email exchange with CA about status of proof of claim (0.1); email exchanges about refined proof of claim amount (0.1, 0.1, 0.1); confer with A. Andrews about TDP discussion status (0.3); email exchanges with NCSG discovery group about proposed revisions to 2004 motion for debtor (0.1); email M. Hurley and A. Preis regarding same (0.1); email Akin and NCSG discovery teams confirming no comments to form deposit	
A. M. Troop	07/28/20	Email exchange with J. Sharp about designation of privilege log as OPEO by Side B (0.1);	0.10
A. V. Alfano	07/29/20	Extensive review, quality checking and updating Supplement proof of claim forms (4.0, 1.8, 1.5); coordinate distribution of proof of claim forms to states (1.0).	8.30
J. S. Sharp	07/29/20	Participate in WebEx call regarding proof of claim issues (0.6); participate in call regarding West Virginia proof of claim (0.4); call with U. Kahn regarding New York proof of claim (0.2); call with A. Alfano regarding proof of claim logistics (0.1); participate in discovery committee call (1.0); work on revisions and updates to proof of claim documents, including sending multiple emails to states regarding proof of claim component documents, updating and revising state attachments for corrected Brattle numbers and removing draft formatting, finalizing drafts of proof of claim form and attachment, finalizing proof of claim schedules, and multiple communications with A. Troop, A. Alfano, and M. Cyganowski regarding proof of claim issues (6.4); review final proof of claim packet sent	8.90



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J. S. Sharp	07/29/20	by A. Alfano (0.2). Participate in ICSP meet and confer with UCC's advisors and Side A and Sid B representatives.	2.00
A. M. Troop	07/29/20	Daily mediation prep call (0.9); email exchanges with Otterbourg, PWSP, Brattle and J. Donahue about status update call on proof of claim (0.1, 0.1); email exchanges with Akin and NCSG discovery teams about status of promised discovery stipulation from debtors (0.1, 0.1, 0.1); follow up email exchange with N. Mara about upcoming call on proof of claim (0.1); receive and circulate to PWSP team CA updated supplement form (0.1); confer with Brattle, Otterbourg, N. Mara, M Van Eck and P. Singer about status of proof of claim, open states, follow up responsibility and logistics (0.7); follow up with PWSP team on CA state supplement (0.1); email exchanges with M. Van Eck and proof of claim team about W VA and coordinating a call (0.1, 0.1, 0.1); consider W VA issue (0.2); confer with W VA, Brattle, Otterbourg, PA and PWSP (0.5); email exchanges about KY participation and numbers with proof of claim working group (0.1); participate in call with KY in-house and proof of claim working group (0.4); review draft debtor discovery stipulation from DPW (0.2); email NCSG discovery same under email cover identifying various issues and questions (0.2); email exchange with M. Van Eck about W VA (0.1); email exchanges updating on status of KY, AL and W VA with proof of claim working group (0.2, 0.1); follow up emails on promised additional data from W VA (0.1); review and respond to updated Attachment from J. Sharp (0.2); email Brattle, Otterbourg and PWSP about additional information received from W VA (0.1); review and consider same (0.3); email exchanges with J. Donahue, M. Van Eck and N. Mara, and Otterbourg and PWSP teams about receipt of additional information received from W VA with distribution restrictions (0.1, 0.1); continue to consider issues raised by information from W. VA and begin to draft response (0.4); email exchange with Brattle about a response to W VA (0.1); confirm ability to sign off on claims and settlement letter to debtors (0.1); email Akin regarding same (0.1); email exchange with NY DFS and	10.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		AG about timing of proof of claim filing (0.1); review, consider, edit and respond to draft email from Brattle to W VA (0.2); confer with M. Berkman about comments to Brattle response, implicated issues and next steps (0.2); confer with U. Khan about press and proof of claim (0.1); confer with J. Donahue regarding same and next steps on W VA (0.1); email proof of claim working group regarding Brattle email to W VA and outline proposals/options for next W VA call (0.2); review and circulate to PWSP team J. Donahue email with A. Cunningham about start date for claims (0.1); email exchanges with proof of claim team about next steps with W VA (0.1, 0.1); prepare for call with W. VA (0.2) and participate in same (0.8); review accumulated emails with comments on Purdue proposed 2004 motion (0.2); email exchanges about proposed comments to draft 2004 stipulation as marked by UCC (0.2, 0.1, 0.2); review email from A. Cunningham on interstate allocation to J. Donahue and respond to J. Donahue's proposed reply (0.1); review and circulate DPW response to UCC letter on Norton Rose (0.1); review and comment on J. Donahue draft guidelines for responding to press inquiries on proof of claim (0.1); review updated W VA schedule (0.1); email exchange with W VA, Brattle and state working group regarding same (0.1); spot check proof of claim package and email comments to proof of claim team (0.3); review sign off from W VA and email PWSP team regarding same (0.1); email exchange with Y. Austin Smith regarding same (0.1); email exchanges with J. Donahue regarding VA result but not underlying document (0.1, 0.1); email exchange with A. Alfano about status of package distribution (0.1); email exchanges with J. Donahue on package distribution (0.1); further email exchanges with A. Alfano and J. Donahue regarding same (0.1);	
A. V. Alfano	07/30/20	Calls with J. Sharp re proof of claim edits (0.1, 0.1); call with A. Troop, J. Sharp, AHC and Brattle re state amounts (0.4); calls with N. Jones re revising state supplements (0.1, 0.1); call with J. Sharp re filing proof of claim (0.1); attend (partial) semi-weekly NCSG call (0.8); extensive revisions to state supplements to implement Brattle	7.00

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J. S. Sharp	07/30/20	revised damage numbers (1.4, 1.5); create West Virginia state supplement (0.4); revise WV supplement (0.1); compile and finalize package for filing (1.9). Review revisions to NC proof of claim supplement (0.1); review draft of WV proof of claim supplement (0.1); send email to Y. Smith regarding formatting of proof of claim schedules (0.1); send email to M. Cyganowski regarding proof of claim schedules (0.1); participate in call with NCSG, AHC, and Brattle groups regarding state claims (0.4); finalize proof of claim documents and state supplements for filing (4.7); call with M. Cyganowski regarding proof of claim (0.1); calls with A. Alfano regarding proof of claim (0.1, 0.1, 0.1); send compiled proof of claim package to A. Troop and M. Cyganowski for approval and filing (0.1, 0.1); participate in state coordination call (1.0); participate in weekly update call with UCC's advisors (1.2).	8.30
A. M. Troop	07/30/20	Daily mediation prep call (0.6); confer with W VA's outside counsel (0.2); call with P. Singer, J. Donahue and M. Cyganowski about W VA and confirm proposed resolution (0.4); email exchanges regarding confirmation of W. VA resolution (0.1, 0.1, 0.1); email exchanges about likely timing of filing and proof of claim being accessible to the public (0.1, 0.1); email exchange with A. Preis about forthcoming comments to draft debtor discovery stipulation (0.1); email exchanges with D. Nachman, S. Alexander, G. Feiner and PWSP team about dispute resolution mechanism and other comments to draft Purdue discovery stipulation (0.1, 0.1); revise draft debtor discovery stipulation (0.4); circulate to discovery subgroup for review and comment under explanatory email cover (0.1); review email exchanges about de-duping issues for debtor discovery (0.1); finalize comments to draft debtor discovery stipulation (0.1) and email same to Akin under explanatory cover (0.1); confer with K. Eckstein and R. Ringer in preparation for NAACP call and other case updates (0.2); confirm sharing of deposition letters to AHC with Akin (0.1); email S. Alexander, D. Nachman, U. Khan, G. Feiner and PWSP team summary of call with K. Eckstein and R. Ringer about NAACP, its motion to intervene and call with	8.50

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		NAACP at 2 pm (0.1); email exchanges with foregoing about themes for call with NAACP (0.1, 0.1); attention to implementing W VA resolution, other required modifications, finalizing and filing of proof of claim and confirming timely filing (1.7); review further comments to draft debtor discovery stipulation from Akin and provide additional comments (0.2); follow up email exchanges with M. Hurley regarding same (0.1); participate in call with F. Blaudeau and W. Colom and K. Eckstein and R. Ringer about NAACP motion to intervene (0.4); participate in state semi-weekly call (1.0); email summary of NAACP call to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.2); participate in discovery and case update with NCSG discovery subgroup and Akin (1.0); email exchanges about preparing for MSGE meeting with AHC and NCSG (0.1, 0.1); briefly review DOJ proofs of claim (0.2); email same to negotiating subgroup under brief cover email (0.1);	
A. V. Alfano	07/31/20	Review filed proofs of claim (0.3, 0.6); attention to discovery time tracking (0.6).	1.60
M. Pettit	07/31/20	Create folder for signed proof of claim supplements and save signed supplements to folder.	0.30
J. S. Sharp	07/31/20	Participate in meet and confer call with UCC's advisors and counsel for S. Baker (0.7); review federal government proofs of claim (0.4); review revisions and comments to UCC-NCSG stipulation regarding Debtor discovery (0.3); review discovery time reporting and send email to A. Alfano regarding discovery time reporting (0.2); email E. Maloney regarding Minnesota proof of claim supplement (0.1); participate in call with UCC's and Debtors' advisors regarding discovery stipulation (1.1); participate in case status call with A. Troop and A. Alfano (0.3).	3.10
J. S. Sharp	07/31/20	Review analysis of financial institution discovery production materials by M. Atkinson (0.8) send email to M. Atkinson regarding financial institution production (0.1); review Bank of America objections and responses (0.3); review Wells Fargo objections and responses (0.2).	1.40

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A. M. Troop	07/31/20	Review MSGE deck (0.2); daily mediation update call (0.6); review and circulate Akin's transmittal of amended discovery stipulation to Court and circulate same to discovery subgroup (0.1); further email to negotiating team about DOJ claims (0.2); review UCC comments to DWP's revisions to debtor discovery stipulation (0.2); email exchanges with discovery subgroup regarding same (0.1, 0.1, 0.1); email exchange with Akin on timing of further comments (0.1); update call with Debtors (1.2); participate in AHC/NCSG prep call for MSGE presentation (0.5); revise DOJ production deadlines for debtor discovery stipulation (0.2); circulate same with request for confirmation on position on redactions for contractual confidentiality issues to discovery subgroup (0.1); follow up regarding same (0.1); email proposed changes to DOJ production schedule and comments on confidentiality redaction issues to Akin (0.1); participate in part of MSGE presentation (1.0); participate in conference call with DPW and Akin on debtor discovery stipulation (1.3); email exchanges regarding same with discovery subgroup (0.1, 0.1).	6.50

Total Hours: 457.30  
Total Fees: \$409,919.25

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	83.40	\$ 684.25	\$ 57,066.49
P. Ng	6.10	314.50	1,918.45
M. Pettit	22.30	552.50	12,320.75
J. S. Sharp	130.90	735.25	96,244.32
A. M. Troop	214.60	1,129.40	242,369.24
<b>Total:</b>	<b>457.30</b>		<b>\$409,919.25</b>

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**Disbursements Incurred**

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
07/28/20	Task E103 - Document Processing Summary		\$491.10
07/27/20	Task E123 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4449794; DATE: 7/27/2020 Certified Transcript of Court Hearing, 07/23/2020, A. Alfano	183.75
07/21/20	Task E107 - Express Courier Service	FedEX to Gordon Moffat from Jason Sharp	18.14
07/24/20	Task E123 - Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010042222712; DATE: 7/24/2020 Bankruptcy Court, CourtSolutions Receipt Case Name: (19-23649) . Case Number: Purdue Pharma Judge: Robert Drain Date and Time of Hearing: 7/23/2020 2:00 PM EST, A. Troop, 07/24/20	70.00
<b>Total Disbursements:</b>			<b>\$762.99</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Deposition/Transcript	183.75
Document Processing	491.10
Express Courier Service	18.14
Other Court Costs	70.00
<b>Total:</b>	<b>\$762.99</b>

**Total Due For Matter 0000001: \$410,682.24**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

August 28, 2020  
Invoice No. 8357724  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 409,919.25	\$ 762.99	\$ 410,682.24
<b>Total This Invoice:</b>	<b>\$ 409,919.25</b>	<b>\$ 762.99</b>	<b>\$ 410,682.24</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

September 29, 2020  
Invoice No. 8363611  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through August 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 424,551.65	\$ 1,882.60	\$ 426,434.25
<b>Total This Invoice:</b>	<b>\$ 424,551.65</b>	<b>\$ 1,882.60</b>	<b>\$ 426,434.25</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
Total Prior Outstanding		\$0.00	\$0.00	\$0.00
Total Amount Outstanding				\$426,434.25

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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Andrew M. Troop

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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through August 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/02/20	Review debtor's comments to debtor discovery stipulation (0.1); circulate same under explanatory cover to discovery subcommittee of NCSG (0.1); review UCC further comments to debtor discovery stipulation (0.1); review S. Alexander email regarding same (0.1); email discovery subcommittee observations regarding same and proposed additional comment based on M. Rundlet suggestion about continuing obligation to produce (0.1); email M. Hurley and Akin team comments to debtor discovery stipulation and next steps (0.1); follow up email exchanges with M. Rundlet (0.1. 0.1); email exchange with J. Sorkin and Akin team about an alternative way to address responsive documents not covered by ESI (0.2); email exchange with M. Rundlet about State's ability to sue trusts directly (0.1); email exchanges about 8/3 mediation prep call (0.1); review letter from A. Lees about, among other things, Side B's proposed Sources and Uses Presentation (0.1); email J. Sharp and A. Alfano regarding same (0.1); review common interest agreement (0.1); email exchanges regarding signature release for same (0.1); review Aki email with attachments about Trusts and Jersey law (0.2); email exchanges with J. Sharp and A. Alfano regarding same (0.1); review Hyde invoice and email exchange with D. Nachman and U. Khan regarding same (0.1); review further emails and revisions to debtors' discovery stipulation (0.2); email NCSG discovery subcommittee regarding same (0.1); email exchange with S. Alexander and others about TDP issues and approval process (0.2);	2.50
A. M. Troop	08/02/20	Review and circulate Akin letter to Simpson about meet and confer on 7/31 (0.1); email exchange with J. Sharp and A. Alfano about UCC proposed Baker/Norton Rose search terms (0.1);	0.20
A. V. Alfano	08/03/20	Call with A. Troop and J. Sharp re Jersey trust issues (0.5); call with debtors and UCC re discovery stipulation (0.7); attend call with A. Troop, J. Sharp and E. Fry on	5.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	08/03/20	Jersey trusts (0.6); attend call with NCSG re Jersey trusts (1.0); calls with J. Sharp re trust documents (0.5, 0.1); email to B. Grassmeyer (CO) re document access (0.1); review "1A" report and search for back up documents (1.7); email diligence list to A. Troop (0.1). Participate in call with A. Troop and A. Alfano regarding Jersey Trusts (0.5); review A. Lees letter to the UCC regarding outstanding discovery issues (0.2); send email to A. Lees regarding Side B sources and uses presentation (0.1); participate in call regarding Jersey Trusts with A. Troop, A. Alfano, and E. Fry (partial) (0.6); research regarding A. Sackler family and status as ICSP or ACSP (1.1); review joint defense agreements provided by Side B (0.3); send email to M. Rundlet regarding sources and uses presentation (0.1); send email regarding sources and uses presentation to discovery group (0.1); participate in Jersey Trust call with discovery group (1.0); follow up call with A. Troop and A. Alfano (0.2); research production documents for distribution agreement(s) between Side A and Side B (2.4); calls with A. Alfano regarding Jersey Trust diligence list (0.1, 0.1); review and update draft diligence list from A. Alfano (0.3); send revised diligence list to A. Alfano (0.1).	7.20
J. S. Sharp	08/03/20	Participate in call with Debtors' and UCC's advisors regarding discovery stipulation (0.7); review revised drafts of discovery stipulation (0.2).	0.90
A. M. Troop	08/03/20	Email exchange (0.1) and confer with (0.5) J. Sharp and A. Alfano about Jersey trust issues; review emails about a lack of progress on tolling agreement with Trusts and circulate same (0.1); confer with D. Nachman about case and mediation status, PI claim summary (0.9); confer with Debtors and Akin about debtor discovery stipulation (0.7); consider issues (0.3); email exchanges with M. Van Eck about getting/seeing documents if no stipulation (0.1, 0.1); email exchange with Akin and M. Rundlet about common interest agreement and Sacklers (0.1); email exchanges with K. Porter and A. Lees about posted documents on view only site (0.2, 0.1, 0.1); follow up with A. Preis regarding same (0.1); participate in mediation session with public schools (1.1); email exchange with G. Feiner, S. Alexander, D. Nachman and	8.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		PWSP team about DOJ request for proofs of claim (0.1); email exchange with S. Brauner and A. Preis about status of signatures for common interest agreement (0.1); email (0.4) and follow up (0.6) with E. Fry, and A. Alfano about Trust issues; strategize about Jersey Trust issues and next steps (0.7); email discovery subcommittee regarding same and scheduling 3 pm call to discuss (0.1); confirm to Akin that signing common interest agreement for entire NCSG (0.1); confer with discovery subcommittee about Trust issues and direct claims (1.0); follow up with J. Sharp and A. Alfano regarding same and other case status issues (0.2); review further revised debtor discovery stipulation from Akin (0.1); email comments to Akin regarding same (0.1); review email from A. Alfano and J. Sharp diligence list for analyzing claims directly by States against Trusts (0.1); respond to same (0.1); review draft remote deposition protocol from M. Van Eck (0.2); email M. Van Eck et al regarding same (0.1); review email from M. Rundlet about CO claims against the Sacklers (0.1); email discovery group about same, diligence and diligence list (0.2);	
A. V. Alfano	08/04/20	Attend semi-weekly NCSG call (1.1); attend check in call with UCC (0.6); email to A. Troop re States' document access (0.1); respond to email from A. Troop re IAC filing (0.1); review A. Troop call summary email (0.1); continued search for trust documents (1.1).	3.10
J. S. Sharp	08/04/20	Review initial proof of claim numbers provided by D. Molton (0.1); send email to A. Troop regarding proof of claim call (0.1); review proof of claim spreadsheet from PrimeClerk to confirm claim information is correctly captured (0.6); send emails to A. Troop and M. Cyganowski regarding review of proof of claim spreadsheet (0.5, 0.1); send email to H. Baer regarding proof of claim spreadsheet and how to capture complaints filed by the states (0.2); download and process IAC production (0.9); review IAC's responses and objections to UCC subpoena (0.5); participate in claims call with J. McClammy and A. Troop (0.2); send email to A. Troop regarding claims call (0.1); review response email from H. Baer regarding proof of claim spreadsheet (0.1); brief review of IAC production (0.4); participate in state	5.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		coordination call (1.1); call with A. Troop, M. Hurley, A. Preis, and A. Alfano regarding case status (0.6); investigate issues relating to Debtors' view only platform (0.2); send email to C. Oluwole regarding view only platform (0.1).	
J. S. Sharp	08/04/20	Send email to P. Ng regarding Side B privilege issues and additional production from Side B that needs to be transmitted to NCSG Everlaw database (0.6); process Side B production for transmittal to NCSG Everlaw database (0.5).	1.10
J. S. Sharp	08/04/20	Send email to B. Jenks regarding questions on accounts identified in Morgan Stanley production.	0.60
A. M. Troop	08/04/20	Daily mediation prep call (0.9); review claim breakdown and forward to A. Alfano and J. Sharp (0.1); review and respond to email from NAACP to arrange state call (0.1); forward same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team under cover email regarding same and next steps (0.1); email exchange with R. Ringer, AHC counsel and several AHC states regarding same and forward same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team (0.1); explore Prime Clerk web site to identified filed claims and available data (0.4); email exchange with J. Donahue, M. Cyganowski and Brattle about agenda for claims committee call (0.1); email exchanges with G. Feiner, S. Alexander, D. Nachman, and PWSP team about claims data (0.1, 0.1); email exchanges with J. McClammy regarding same (0.1, 0.1); exchanges with Prime Clerk regarding same (0.2, 0.1); email exchanges with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about next steps for NAACP request and motion to intervene (0.1); email exchanges with M. Cyganowski, J. Feeney, J. Sharp and A. Alfano about spreadsheet from Prime clerk with clerks and next steps (0.1, 0.1, 0.1, 0.1); participate in damages committee call (0.5); follow up email exchanges with B. Edmunds and J. Donahue regarding same and Brattle presentations (0.1, 0.1); follow up on issues involving access/review of AlixPartners 1A report and summary sheet (0.1); email exchange with J. McClammy about adjusting time for call on claims' data (0.1) and participate in same with J. McClammy, A. Alfano, J. Sharp and J.	8.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Knudson (0.2); email exchanges regarding scheduling mediation group call to discuss status with tribes (0.1, 0.1); review emails forwarded by Akin about conversations with DPW on privilege issues and scheduling follow up call (0.1, 0.1, 0.1); schedule update for mediation subgroup on 8.5 (0.1); email discovery subgroup about privilege claims by debtors and Akin's response and upcoming call and status of rolling DOJ production (0.1); email exchanges with J. Sharp about summary of call with J. McClammy (0.1, 0.1); confer with D. Nachman about status (0.1); review and circulate to discovery subgroup DPW's response on status of DOJ document production (0.1); participate in weekly State Call (1.0); email exchange with D. Mosteller about School District Claims and access to Prime Clerk website (0.1); email mediation negotiation subcommittee regarding same (0.1); follow up confirming NAACP meeting participants (0.1, 0.1); email exchange with PWSP team about filing by D. Zwally regarding protective order (0.1); email D. Mosteller, J. Fiorentini, S. Ellis, G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about scheduling NAACP call (0.1, 0.1); review revised debtor discovery stipulation (0.2); participate in call with Akin with PWSP team regarding same and discovery, privilege issues and Akin's conversation with DPW regarding same, plan options and next steps (0.7); email R. Ringer et al about options for NAACP call (0.1); email discovery subgroup detailed summary and thoughts regarding call with Akin on debtor discovery stipulation, related issues (0.3); email exchange with D. Nachman about mediation/plan strategy (0.1); email exchange with M. Cyganowski about number of claims, Prime Clerk status and next steps (0.1); review and summarize for Akin, edit to debtor discovery stipulation proposed by S. Alexander (0.1); review WSJ article on DOJ claim (0.1); email D. Nachman and S. Feiner regarding same (0.1);	
A. V. Alfano	08/05/20	Attend NCSG mediation update call (1.3); attention to discovery time tracking (0.3).	1.60
J. S. Sharp	08/05/20	Email communications with B. Jenks regarding Morgan Stanley production (0.2); review documents in preparation for call with B. Jenks (0.1); participate in call with B.	3.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Jenks regarding Morgan Stanley production (0.1); research regarding BOKF and Wells Fargo Advisors and their respective affiliates to determine entities who should receive subpoenas and registered agents of process (1.6); send detailed instructions regarding preparation of subpoenas for BOKF and Wells Fargo Advisors to M. Pettit via email (0.8); send email to A. Troop regarding rationale behind Wells Fargo Advisors and BOKF subpoenas (0.6); send email to M. Pettit regarding questions on BOKF and Wells Fargo subpoenas (0.1); send email to counsel for Side A and Side B regarding subpoenas for BOKF and Wells Fargo Advisors (0.4).	
J. S. Sharp	08/05/20	Research state acknowledgment status for S. Alexander (0.2); send email to S. Alexander regarding status of state acknowledgments for access to DOJ documents (0.1); send email to C. Oluwole regarding additional state acknowledgments received from the states (0.1); review MD and RI acknowledgments and send email to S. Alexander regarding additional acknowledgments (0.1); participate in mediation update webex meeting (partial) (1.1); participate in discovery committee call (0.7); send email to A. Troop regarding Relativity and discovery database options (0.6).	2.90
J. S. Sharp	08/05/20	Upload Side B production to site designated by P. Ng for transmittal to NCSG Everlaw database (0.1); send email to P. Ng regarding Side B production upload (0.1);	0.20
A. M. Troop	08/05/20	Daily mediation prep call (0.9); confer with A. Preis about various matters (0.5); participate in mediation session with tribes (0.7); email exchanges with K. Eckstein and R. Ringer about setting time to talk with the NAACP (0.1, 0.1, 0.1); email exchanges with NCSG subgroup on NAACP regarding same (0.1, 0.1); email with AHC and NCSG NAACP groups to confirm 8/6 call (0.1, 0.1); confer with D. Nachman about status (0.2); participate in update with NCSG mediation subgroup (1.3); email exchange with D. Molton regarding meeting with tribes (0.1); email exchanges with M. Rundlet about privilege issues in MDL (0.1, 0.2); participate in mediation meeting with PIs (2.2); review revised debtor discovery stipulation (0.2); email exchanges with Akin and DPW regarding same (0.1); confirm no comments to debtor discovery	9.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		stipulation (0.1); email Akin regarding same (0.1); circulate PI presentation to public entities group (0.1); email exchanges about A. Andrews' statement regarding plaintiff presentations at Friday's session (0.1, 0.1); confirm 8.6 follow up meeting with public side regarding PI presentation (0.1, 0.1); email exchange with J. Sharp regarding Relativity issues (0.1); confirm Friday call with NAACP (0.1); email NAACP working group for NCSG regarding same (0.1); email prior correspondence with NAACP to CA (0.1); further emails regarding debtor discovery stipulation with discovery subgroup (0.1, 0.1); review further revised version and email clean up comments regarding same to Akin (0.1); review and circulate supplement appendix regarding past settlements received from PIs to public side mediation negotiating group (0.2); email exchanges with discovery subgroup about general issues with OPEO designations (0.1, 0.2);	
A. M. Troop	08/05/20	Review draft letter to Sacklers and subsidiaries from Akin (0.1); email exchanges with discovery subgroup regarding same (0.1, 0.1); email comments regarding same to M. Hurley (0.1); review and circulate 8/5 Akin letter to Sides A and B (0.1);	0.50
A. M. Troop	08/05/20	Email exchange with J. Sharp about issues involving subsidiary subpoenas (0.1);	0.10
A. V. Alfano	08/06/20	Brief review of Purdue discovery stipulation.	0.20
J. S. Sharp	08/06/20	Compile and save DOJ acknowledgments received on August 5 (0.3); send email to S. Alexander regarding outstanding DOJ acknowledgments (0.1); send executed DOJ acknowledgments to C. Oluwole (0.1); send email to A. Preis and M. Hurley regarding access to Relativity database (0.4); participate in meeting with AHC and NCSG representatives regarding meeting with NAACP (1.0); participate in state coordination call (1.0).	2.90
J. S. Sharp	08/06/20	Download and process additional IAC productions.	0.60
J. S. Sharp	08/06/20	Review and analyze status of productions from each subpoenas financial institution (0.9); draft and revise letter to financial institutions regarding status of finalizing document production and responses to subpoenas (2.2); send draft letter to A. Troop (0.3); review spreadsheet with additional bank accounts identified by Province (0.7); send email to M. Atkinson regarding additional	4.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/06/20	bank accounts (0.3). Daily mediation prep call (0.9); review emails about debtor discovery stipulation (0.2); email exchanges with Akin regarding same (0.1, 0.2, 0.1); email discovery subgroup regarding same (0.1, 0.1, 0.1); prepare and email discovery subgroup draft email to Debtors requesting re-designation of PEO documents as Highly Confidential to aid depositions and diligence together with strategy recommendation (0.2); review final version of debtor discovery stipulation (0.1); execute and circulate same to Debtors and UCC, with some follow up clean up suggestions (0.1, 0.1) and to discovery subgroup (0.1); email exchanges with discovery subgroup about proposal to debtors on re-designation (0.1); mediation strategy conference with public side (1.6); confer with NCSG, AHC and MSGE about NAACP motion to intervene and upcoming call with NAACP (1.4); email exchanges about scheduling update call with UCC with discovery subgroup (0.1, 0.1, 0.1) and with Akin (0.1, 0.1, 0.1); email exchange with D. Mosteller and others about mediation version of Abatement Term Sheet (0.1); email exchanges with discovery subgroup about next steps with debtors on document access (0.2); review (0.2) and circulate to negotiating group (0.1) an updated version of the Abatement Term Sheet from the MSGE; email exchanges about status of posting of States proof of claim (0.1, 0.1, 0.1, 0.1, 0.1); participate in NCSG semi-weekly call (1.0); review and circulate fully executed common interest agreement (0.1); confer with A. Andrews (0.6); email exchange with DPW, Dechert, Gilbert, Brown Rudnick about Akin's study of personal injury settlement (0.1); review and revise draft 2004 motion for insurance brokers received from Akin (0.3); email exchange with E. Parlar about same (0.1); email exchange with discovery subgroup regarding same under explanatory cover (0.1); review and circulate to discovery subgroup the as-filed debtor discovery stip summarizing time line (0.1); further email exchanges with Akin about PI settlement documents (0.1); email exchanges with PWSP team regarding same (0.1); provide negotiation subgroup detailed summary of conversation with A. Andrews, including commentary and	10.60



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/06/20	strategy suggestions (0.8); Review and edit template to confirm that financial institutions have substantially completed discovery (0.3); email exchange with PWSP team regarding same (0.1);	0.40
A. V. Alfano	08/07/20	Attention to discovery time tracking (0.2); report on discovery time tracking to case constituencies (0.1).	0.30
J. S. Sharp	08/07/20	Participate in case status call with UCC advisors (1.1); review time report from G. Germano for 2004 order reporting (0.2); send NAACP intervention motion to discovery group (0.1); review NAACP discovery motion (0.1); analyze settlement information from UCC and compare to NCSG documents (0.8); send email to A. Troop regarding analysis of settlement documents (0.6); participate in call with UCC and IAC advisors regarding depositions (0.2); participate in call between state and NAACP advisors (1.1); send email to Akin team regarding NCSG group (0.1).	4.30
J. S. Sharp	08/07/20	Research JP Morgan communications regarding financial institution discovery (0.4); draft communication to J.P. Morgan regarding additional accounts identified (0.5); prepare exhibit of identified accounts for JP Morgan (0.3); send email to M. Atkinson regarding call to discuss additional identified accounts (0.1); call with M. Atkinson regarding additional identified accounts (0.3); analyze additional information regarding missing bank accounts from M. Atkinson (0.9); send email to JP Morgan regarding additional bank accounts (0.1); draft and send email to Citibank representatives regarding additional bank accounts identified as containing responsive information (0.4); send email to E. Min regarding HSBC accounts (0.1); research regarding HSBC IBAN numbers (0.4); send email to A. Hunter regarding additional HSBC account (0.3); send email to discovery committee regarding additional banks identified by UCC's advisors (0.2).	4.00
A. M. Troop	08/07/20	Daily mediation prep call (0.5); email exchanges with J. Donahue, P. Singer, Otterbourg and PWSP about press talking points for proof of claim (0.1); email exchanges with M. Van Eck about UCC financial advisor update (0.1); email exchange with S. Alexander about NAACP statement in support (0.2); email exchanges with A.	6.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Alfano and J. Sharp about confirming that data from UCC on PI settlements is the same as data received from Debtors with limited exceptions (0.1, 0.1, 0.1); email D. Nachman about status of information received from UCC on PI settlement (0.1, 0.2); email exchange with D. Nachman about upcoming discussions with MSGE (0.1); participate in PI presentation (1.6); confer with A. Preis about M. Miller (0.1); email NCSG regarding same and analyzing relevant NY ethic rules (0.2); participate in call with NAACP (1.3); email exchanges regarding, and, scheduling call with Debtors on PI claim issues (0.1, 0.1, 0.1); email exchange with N. Kelly, J. Donahue and PWSP team about status of proof of claim posting (0.1); email exchange with AHC, NCSG and combined state damages working group regarding presentations on proof of claim by Brattle laying out thoughts and strategy (0.4); review, finalize and circulate comments on insurance 2004 motion to Akin (0.2); email discovery subgroup regarding same and other discovery emails (0.2); email exchanges with S. Alexander, D. Nachman, G. Feiner about claims' presentation strategy (0.1, 0.1); review summary of D. Nachman and P. Singer call with MSGE on three areas for discussion (0.1); review emails about Raymond-Side Cash & Non-Case Transaction Summary (0.1); email NCSG and PWSP teams regarding same (0.1); review and circulate to PWSP team Brown Rudnick email highlighting PI settlements for discussion with debtors (0.1);	
A. M. Troop	08/07/20	Email exchange with J. Sharp about follow up process (0.1);	0.10
A. M. Troop	08/07/20	Participate in call with Akin on IAC discovery issues (0.2).	0.20
P. Ng	08/08/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	1.70
A. M. Troop	08/08/20	Review and circulate to NCSG debtor's request for meeting on proofs of claim (0.1); email exchange with J. Donahue regarding same (0.1); review further revised insurance broker discovery motion from Akin (0.2);	0.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		further edit same (0.1); email same to E. Parlar with instructions regarding filing (0.1); email discovery subgroup regarding same under explanatory cover (0.1); email exchange with M. Hurley and Akin team about edits to insurance broker 2004 motion (0.1);	
A. V. Alfano	08/09/20	Brief review of insurance broker 2004 motion (0.1); email from A. Troop re sources and uses presentation (0.1).	0.20
A. M. Troop	08/09/20	Follow up on registering for the Raymond-Side cash and non-cash presentation with NCSG (0.1, 0.1) and Milbank (0.1); email exchange with claims presentation working group on focus of presentation (0.2); email exchanges with G. Feiner and D. Nachman about updating negotiating and mediation subgroups (0.1); email to negotiating and mediation subgroups regarding same (0.1); review further changes to insurance broker 2004 motion received from Akin (0.1); email discovery subgroup same with thoughts and proposed next steps (0.1); email exchange with C. Oluwole about status of posting of debtors' privilege log to view-only post (0.1);	1.00
A. M. Troop	08/09/20	Email exchange with M. Hurley and A. Preis on status of privilege brief and update discovery group regarding same (0.1); email exchange with PWSP team about designation of Side B log as OPEO (0.1);	0.20
A. V. Alfano	08/10/20	Attend IAC discovery call (partial) (0.5); attend personal injury claim call with debtors (0.9); emails to Sackler Side B counsel re sources and uses presentation (0.1, 0.1, 0.1); draft email to entire NCSG re presentation (0.3); email to J. Sharp re member outside counsel access to presentation (0.1).	2.10
M. Pettit	08/10/20	Draft subpoenas for BOK entities (0.3); draft subpoena letters for BOK entities (0.7).	1.00
J. S. Sharp	08/10/20	Participate in mediation status update call (1.2); send emails to W. Weinberg regarding DC acknowledgment for DOJ document access (0.1, 0.1); participate in privilege call with Debtors' and UCC's advisors (1.2); send email to A. Troop regarding designation of discovery information (0.3);	2.90
J. S. Sharp	08/10/20	Review email from M. Atkinson regard ACSP trusts and research relating to ACSP trusts (0.4); send email response to M. Atkinson regarding ACSP trusts (0.4); research regarding service of process information for	4.70

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		additional financial institutions identified by UCC's advisors (0.7); send email to counsel for Side A and Side B regarding additional financial institutions (0.2); draft production completion letters for UBS Bank, Goldman Sachs, UBS Financial Services, Morgan Stanley, and Charles Schwab (2.4); send email to A. Troop regarding production completion letters (0.2); send email to B. Glickman regarding status of Wells Fargo production (0.1); send email to K. Rudd regarding Bank of America production (0.3).	
J. S. Sharp	08/10/20	Participate in meet and confer call regarding IACs (0.4); participate in meet and confer call with counsel to Norton Rose clients (e.g., Stuart Baker) (0.5); review letters from A. Lees regarding deposition scheduling (0.1); send email to discovery group regarding deposition scheduling (0.1); call with S. Alexander regarding deposition scheduling (0.2).	1.30
A. M. Troop	08/10/20	Daily mediation prep call (1.5); email exchange with J. Conroy about upcoming meeting with debtors on PI claims (0.1); email exchanges with G. Feiner and D. Nachman about scheduling a mediation subgroup meeting (0.1, 0.1); email A. Alfano and J. Sharp about confirming logistics for NCSG on Raymond-side Cash and Non-Cash presentation (0.1); participate in mediation negotiating team update and strategy meeting (1.2); review further edits from Akin on insurance broker 2004 motion (0.1); email Akin and NCSG discovery group regarding same (0.1); email exchanges with A. Preis and M. Hurley about coordinating call with debtors on privilege issues (0.1, 0.1, 0.1); update NCSG discovery subgroup on insurance 2004 and debtor privilege issue (0.1); review email from C. Oluwole confirming that debtors' privilege log is posted on PEO site and email discovery subgroup regarding same (0.1); email rescheduling NCSG mediation group call to 8/11 (0.1); email exchange with S. Alexander, G. Feiner and J. Sharp about getting debtor privilege logs re-designated to highly confidential (0.1); email exchanges DPW regarding same (0.1, 0.1); prepare for call with debtors on PI data (0.2); participate in same (1.0); email discovery subgroup about getting privilege logs on a highly confidential basis (0.1); email exchanges	8.40

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		with S. Alexander, M. Rundlet and M. Van Eck about upcoming privilege call with debtors (0.1, 0.1); revise Abatement Term Sheet to address 2 MSGE-related issues (0.5); email negotiating team same under explanatory cover email (0.2); further email exchange with A. Preis about insurance broker 2004 motion (0.1); review email from B. Grassmeyer about view-only issues (0.2); follow up email exchanges with J. Sharp and A. Alfano regarding same (0.1); email PWSP team regarding same (0.1); participate in call regarding debtor privilege issues (0.9); review G. Cicero notes of call with Debtors on PI claims (0.1); review prime clerk website (0.1); email exchange with J. Donahue and M. Cyganowski about no posting of claims (0.1); email exchanges with public mediation group on scheduling strategy session (0.1); review HHS comments to schedules to abatement term sheet (0.1);	
A. M. Troop	08/10/20	Participate in call with Simpson on discovery issues (0.7);	0.70
A. V. Alfano	08/11/20	Send Additional Financial Institution subpoenas to CC parties (0.3).	0.30
A. V. Alfano	08/11/20	Attend discovery scheduling call with NCSG (0.5); attend UCC discovery scheduling call (1.1); follow up email to J. Sharp (0.1) and N. Prey (0.1) on member outside counsel access to presentation; compile emails of view only designees (0.3); draft email for A. Troop review re hot docs selection from the UCC (0.5); email to P. McTernan (HA outside counsel) re sources and uses presentation access (0.2); respond to G. Uzzi response to my email re presentation access (0.1); attend semi-weekly NCSG presentation (0.8); review hot docs received from UCC (0.6).	4.30
M. Pettit	08/11/20	Edit document requests for BOK entities (0.7); draft subpoenas for Wells Fargo entities (0.2); draft letters for Wells Fargo entities (0.4); edits letters for BOK and Wells Fargo entities (0.5); edit document requests for Wells Fargo entities (0.6); compile and review subpoena packages for BOK entities (0.7); compile and review subpoena packages for Wells Fargo entities (0.7); coordinate mailing of subpoena packages (0.4).	4.20
J. S. Sharp	08/11/20	Revise financial institution production status letters (0.3); prepare draft emails to UBS (0.2); Morgan Stanley (0.1), Goldman Sachs, (0.1) and Charles Schwab (0.1); send	2.60

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		emails to M. Pettit regarding subpoenas to BOK Financial and Wells Fargo Advisors (0.1, 0.1); revise BOK Financial subpoena cover letter (0.6); send BOK Financial subpoena cover letter to A. Troop for review (0.1); review A. Troop's revisions to BOK Financial cover letter and send email to M. Pettit regarding the same (0.1); send email to A. Troop regarding issuance of BOK Financial/Wells Fargo Advisors subpoenas (0.1); review Wells Fargo Advisors subpoenas (0.1); send email to M. Pettit regarding Wells Fargo Advisors subpoena (0.1); send email to N. Friedlander regarding Goldman Sachs letter (0.1); send email to B. Glickman regarding Wells Fargo Advisors subpoena (0.1); send email to M. Pettit regarding subpoenas for August 17 (0.1); send email to A. Preis and M. Hurley regarding financial production status letters (0.2).	
J. S. Sharp	08/11/20	Send emails to A. Troop regarding discovery scheduling call with the UCC's advisors (0.1, 0.1); Send email to discovery working group regarding call with the UCC's advisors (0.1); send email to A. Troop regarding making Debtors' production of documents produced to the UCC's advisors available to the NCSG (0.3); send email to A. Troop regarding UCC's privilege requests to the Debtors (0.1); send email to A. Troop regarding classification of discovery materials (0.1); send email to G. Feiner regarding metrics of classification of discovery materials (0.6); review deposition scheduling information from the UCC's advisors (0.3); participate in mediation update Webex (partial) (0.4); send emails to M. Hurley regarding meeting to Debtors' privilege issues (0.1, 0.1); review "hot docs" communications from the UCC's advisors (0.6); participate in call with discovery working group regarding deposition scheduling (0.5); participate in state coordination call (0.8); review stipulation regarding standing for AHC and UCC regarding insurance coverage (0.3); participate in call with the UCC's advisors regarding deposition scheduling (1.1); send email to C. Oluwole regarding Delaware acknowledgment letter (0.1).	5.70
J. S. Sharp	08/11/20	Send email to A. Alfano regarding attendance of state outside counsel at Side B financial presentation (0.1); email to A Troop regarding Side B discovery materials	0.50

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A. M. Troop	08/11/20	(0.2); send email to S. Alexander regarding Side B discovery materials (0.1); send email to A. Alfano regarding Side A discovery letter (0.1). Daily mediation prep call (0.8); review (0.2) and circulate (0.1) HHS comments to NCSG negotiating subgroup; review email exchange with MSGE on next steps and email exchange with D. Nachman regarding same (0.1); review agenda for damages call (0.1); email exchanges with J. Donahue regarding same and next steps for Brattle presentations and communications with M. Cyganowski (0.1, 0.1); email exchanges with G. Feiner and D. Nachman about next steps with HHS (0.1); attention to scheduling upcoming mediation subgroup call (0.2); email update to PWSP team regarding HHS and comments to abatement list (0.1); email exchanges with G. Feiner and S. Alexander about NAACP status, AHC position, and related issues (0.1, 0.1, 0.1); email exchanges with S. Mange and D. Mosteller about HSS comments to abatement lists, next steps and history of development of abatement lists (0.2, 0.1, 0.1); review email from M. Hurley about discovery scheduling (0.1); email exchanges with J. Sharp regarding same and next steps (0.1, 0.1, 0.1, 0.1); email K. Eckstein and R. Ringer about follow up on NAACP issues (0.1); email exchanges with J. Sharp (0.1, 0.1) and discovery subgroup (0.1, 0.1, 0.1) about 8/10 call with committee and debtors on discovery scheduling and privilege issues and next steps; email (0.1) and confer (0.1) with M. Cyganowski in preparation for damages committee meeting; review email exchanges between G. Feiner and A. Preis on debtors' ESI productions (0.1); email exchanges with J. Sharp regarding same (0.1, 0.1); participate in damages committee call (0.7); email exchanges with M. HJurley Hurley about Debtors' ability to provide indexes for DOJ productions (0.1, 0.1); review Akin proposal for re-designating various categories of allegedly privileged documents (0.1); email J. Sharp and A. Alfano regarding same (0.1); review PI diligence request and email exchange with J. Donahue and M. Cyganowski regarding same (0.1); email exchanges with S. Gilbert, D. Molton and D. Nachman regarding same and adding to agenda for upcoming public side	13.90

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		negotiating team meeting (0.1, 0.1); email discovery subgroup Akin's list of proposed re-designated categories without OPEO attachments (0.1); forward Abatement Term Sheet with revisions on two MSGE issues and MSGE most recent color coded draft (0.1); participate in mediation subgroup update and strategy call (1.4); participate in public side mediation team strategy call (1.8); email exchange with M. Cyganowski about press inquiry on settlement talks and update team regarding same and proposal not to talk with the press (0.1); email exchange with S. Mange, G. Feiner and D. Nachman about HHS comments to lists and upcoming 4 pm NCSG call (0.1); email exchange with D. Mosteller about most recent MSGE term sheet markup (0.1); review UCC hotdocs and email PWSP team regarding same (0.1); review draft release from TPPs (0.1) email exchanges with D. Molton, G. Cicero, D. Nachman, S. Gilbert and PWSP team regarding same (0.1); participate in NCSG semi-weekly call (0.9); email exchange with K. Eckstein, M. Cyganowski and R. Ringer about CSG members to work on HHS revisions to abatement lists (0.1); email NCSG participants regarding same and next steps (0.1); review draft standing stipulation for AHC on insurance (0.2); email K. Quinn, R. Shore and J. Hudson regarding same (0.1); email analysis of same to S. Alexander, D. Nachman, U. Khan, G. Feiner and PWSP (0.2); follow up email exchanges (0.1, 0.1) and confer with G. Feiner (0.2) regarding same; call with UCC and discovery subgroup on discovery scheduling issues (1.0); email exchange with NCSG and PWSP teams about scheduling issues (0.1); email exchanges with J. Sharp about A. Preis emails/calls regarding insurance broker 2004 motion (0.1); email exchanges with A. Preis, E. Parlar and J. Sharp regarding same (0.1, 0.1); email exchanges with Dechert and Brown Rudnick about scheduling follow up call on PI claims (0.1); email exchanges NCSG mediation negotiating team about follow up call on PI claims with Dechert and Brown Rudnick (0.1); review revised insurance broker 2004 from Akin and email same to discovery subgroup under cover of explanatory email (0.1); email combined state group about next steps with HHS and involving MSGE (0.2);	



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		review various email from NCSG members about proposed changes to Abatement Term Sheet in response to MSGE issues (0.2); revise A. Alfano draft email transmitting hotdocs from UCC (0.1); further email to K. Eckstein and R. Ringer seeking follow up on NAACP issues (0.1) ;	
A. M. Troop	08/11/20	Review and revise draft letter to Bank of OK regarding subpoena and email PWSP team regarding same (0.1); review revised batch of letters to confirm whether productions are substantially complete and email J. Sharp regarding same (0.1); email exchanges with discovery subgroup (0.1) and PWSP (0.1) about next steps with Side A on PEO/OPEO designations;	0.40
A. V. Alfano	08/12/20	Email to "View Only Designees" re hot docs (0.2); troubleshoot with S. Alexander for access (0.2); call with UCC re stipulation (0.2); review correspondence from CO and MA re view-only platform issues (0.3); review documents produced by Side A (0.5); analyze protective order and DOJ discovery stipulation (0.4, 0.5); initial drafting of discovery letter to Sackler Side A (1.5, 1.2, 1.2); confer with J. Sharp re same (0.1); continued drafting of Side A discover letter (0.6, 1.0); email to debtors' counsel re PEO/OPEO documents (0.1, 0.1); respond to email from CT re View Only Designees (0.1).	8.20
J. S. Sharp	08/12/20	Review Side B production to match clawed-back privileged documents with replacement documents (0.9); process additional Side B production for transmittal to Everlaw database (0.7); send detailed instruction email to P. Ng regarding replacement documents and transfer of Side B production to Everlaw database (0.8); participate in call between NCSG and UCC regarding deposition scheduling and stipulation (0.3); confer with A. Alfano regarding discovery letter (0.2); participate in IAC meet and confer with UCC professionals (1.0).	3.90
J. S. Sharp	08/12/20	Review communication from D. Park regarding Wells Fargo Advisors subpoenas (0.1); send email to S. Kline regarding UBS production (0.1); call with S. Kline regarding additional incoming production from UBS Financial Services (0.1);	0.30
J. S. Sharp	08/12/20	Participate in Discovery Committee call.	0.90
A. M. Troop	08/12/20	Daily mediation prep call (0.8); email exchanges with	10.50

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		Dechert and Brown Rudnick regarding follow up on PI settlements (0.1) and with larger group of participants regarding same (0.1); email exchange (0.1) and confer (0.3) with K. Eckstein and R. Ringer on NAACP and diligence request from PIs; email K. Maclay (0.1), follow up voice mail (0.1), email exchange (0.1) and confer (0.2) regarding next steps for HHS and abatement list; review accumulated emails from NCSG members on proposed changes to abatement term sheet (0.2); email exchange with D. Nachman regarding same (0.1); review (0.1) and email exchanges with Purdue team on proposed scheduling order; email exchange with M. Hurley, Akin and NCSG teams on scheduling order and conference call (0.1); follow up email exchanges with NCSG team regarding same (0.1, 0.1, 0.1); update email to K. Blake re proposed scheduling order (0.1); email exchange with D. Molton about MSGE participation in discussion of HHS comments to abatement lists (0.1); review and respond to email from A. Alfano about hot docs from Akin (0.1); review MDL deposition protocol from M. Rundlet (0.1); email NCSG discovery team regarding same (0.1); email comments on scheduling stipulation to Akin (0.2); email exchange with T. O'Neill about proposed changes to abatement term sheet (0.2); email exchanges with S. Manges about HHS mark up to abatement lists (0.1, 0.1); email exchange with D. Molton regarding same (0.1); review history of abatement term sheet language to respond (0.2) and email exchanges (0.1, 0.1) with NCSG negotiating subgroup about GPM ability to recommend additional block grants and next steps to get comments to AHC; confirm no additional comments to Insurance Broker 2004 motion with NCSG (0.1); confirm NCSG working group call on HHS comments to abatement list (0.1, 0.1); confirm to Akin sign off on insurance broker 2004 motion (0.1); confer with Akin and NCSG discovery group on scheduling motion and scheduling issues (1.1); participate in NCSG working group call on HHS comments to abatement lists (1.0); email exchange with S. Alexander about response deadline for NAACP motion (0.1); email to AHC team working on MSGE comments to term sheet NCSG position and proposed language to	

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		abatement term sheet (0.3); email exchange with K. Maclay, D. Molton, S. Gilbert, A. Langley and D. Nachman about TPP proposed release language (0.1); prepare mark up of HHS comments to abatement list based on NCSG call regarding same (0.3); email same to AHC, MSGE and NCSG HHS working group under explanatory cover email proposing next steps (0.2); email PWSP team and D. Nachman and G. Feiner update on HHS status with working group (0.1); email exchange with K. Maclay about next steps on HHS list of abatement program comments (0.1); email exchanges with M. Cyganowski about PIs diligence request and next steps (0.1, 0.1); review and respond to A. Alfano draft response to C. Oluwole about request for breakdown of PEO, OPEO and other produced documents (0.1); email NAACP counsel on status and timing of its response to presentation (0.1); detailed email to NAACP NCSG working group summarizing call with AHC counsel, open issues and next steps (0.3); follow up emails regarding same (0.1, 0.1); email exchange with D. Mosteller about AHC membership by MI and NM (0.1); review S. Mange markup to HHS comments to list (0.2); email exchange with E. Scott about consultant question (0.1); email exchanges with M. Cyganowski, J. Donahue and P. Singer regarding update on proof of claim posting for states and next steps (0.1, 0.1); respond to S. Alexander email regarding same (0.1); email J. Donahue, G. Feiner, S. Alexander, D. Nachman and U. Khan regarding same and propose distribution to state regarding same and press talking points (0.1); email exchanges with mediation negotiation teams about give and take with private claimants and next strategy meeting (0.2, 0.1); email exchanges rescheduling HHS working group meeting to accommodate mediation strategy session (0.1, 0.1); email exchanges addressing hit report on specialty pharmacies from debtors with J. Sharp (0.1) and with S. Alexander and team (0.2);	
A. M. Troop	08/12/20	Review S. Alexander comments to draft letter from Akin, regarding Sackler depositions and other matter (0.2); review email from M. Hurley regarding same (0.1); email S. Alexander regarding same and next steps (0.1); revise	1.80

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		same (0.2); email exchanges with NCSG discovery group regarding same and confirming no additional comments (0.1, 0.1); review email exchange among Akin and Milbank regarding D. Sackler deposition schedule (0.1); email exchanges with NCSG discovery group regarding same (0.1); email exchanges with NCSG discovery group about S. Baker and further revisions to draft Sackler letter from Akin (0.1, 0.1, 0.1); further revise draft letter to Sacklers (0.1); email Akin team same under cover email addressing D. Sackler timing, comments to letter and questions about consultants (0.1); email exchange with A. Preis regarding same (0.1); further email exchanges about S. Baker email (0.1, 0.1);	
A. V. Alfano	08/13/20	Continue drafting Side A discovery letter (1.3); send letter to J. Sharp with cover explanation (0.2); continue review/edits to letter (1.6); review and implement J. Sharp comments to draft (0.4); send draft to A. Troop with cover explanation (0.1); implement A. Troop comments (0.5); circulate draft to discovery group with cover explanation (0.2); attend sources and uses presentation (0.9); attend semi-weekly NCSG call (1.6).	6.80
J. S. Sharp	08/13/20	Attend PI webex (0.7); attend state coordination call (1.6); send follow up email to M. Hurley and A. Preis regarding Relativity database (0.1).	2.40
J. S. Sharp	08/13/20	Attend Side B sources and uses presentation (0.8); edit and revise letter to Debevoise team regarding "Side A" production (1.2); confer with A. Alfano regarding documents referenced in Side A letter (0.1); review documents on Side A platform (0.4); send revised draft of Side A letter to A. Alfano (0.1).	2.60
J. S. Sharp	08/13/20	Send acknowledgment email to D. Johnson-Lisi regarding supplemental HSBC production (0.1); download and process supplemental HSBC production (0.5); send HSBC production emails to counsel for the Sacklers (0.2, 0.1).	0.90
A. M. Troop	08/13/20	Daily mediation prep call (0.9); email exchanges with S. Gilbert about "combined" proposal (0.1, 0.1); email exchanges with D. Nachman regarding contact information for PI counsel (0.1); follow up with Debtors on PI claim information (0.6); email exchanges with NCSG HHS working group about upcoming calls and strategy (0.1); email T. O'Neill about NCSG HHS	11.50

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		working group call (0.1); participate in NCSG HHS working group call (0.6); email exchanges confirming public side mediation strategy meeting (0.1); confer with K. Maclay about upcoming Raymond-side cash and non-cash transaction presentation (0.1); email invitation list passing on K. Maclay's request to view the presentation (0.1); email exchanges (0.1) and confer with G. Feiner and D. Nachman about mediation strategy (0.2); revise abatement program lists based on call with NCSG HHS working group (0.2); email exchange with N. Prey and Caplin team about MSGE gaining access to Raymond-side presentation (0.1); review additional instructions from Milbank regarding Raymond-side presentation and circulate to NCSG highlighting key provisions (0.1); email exchange with core discovery group about Debtor's PEO designations (0.1); participate in public side mediation team strategy call (2.0); email exchanges to reschedule public side HHS working group meeting (0.1, 0.1); further review and revise (0.2) and circulate to NCSG HHS working group mark-up showing proposed reply to HHS comments to abatement list under explanatory email cover (0.1); review (0.1) and email exchanges with NCSG about proposed Hurley letter to Lees (0.1, 0.1, 0.1); participate in Raymond-side presentation meeting (0.8); email exchanges with D. Nachman, K. Blake, S. Alexander and G. Feiner about Raymond-side presentation (0.1, 0.1, 0.1, 0.1, 0.1); further revise abatement lists based on comments from S. Mange (0.3); circulate same to NCSG HHS working group under email cover addressing changes and proposed package for distribution to larger public side HHS working group (0.1); participate in NCSG semi-weekly call (1.2); email M. Hurley about proposed letter to A. Lees (0.1); confirm draft transmittal to public side HHS working group with NCSG HHS working group (0.1, 0.1); email exchange with S. Alexander about edits to NAACP statement and strategy (0.1, 0.1); email public side HHS working group NCSG responses to HHS comments to abatement list under explanatory cover email (0.1); email exchanges with M. Van Eck and S. Alexander about NAACP Statement (0.1); email exchanges with AHC counsel	

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		about Debtors' requests regarding proofs of claim (0.1, 0.1); review and circulate PI data received from Debtors to NCSG mediation negotiating team (0.2); review proposed stipulation on cash transfer report admissibility (0.2); email NCSG discovery subgroup regarding same (0.1); review Prime Clerk site for claim postings (0.2); email exchanges with M. Cyganowski (0.1) and S. Alexander et al (0.1) regarding same; email exchanges with NCSG discovery group about whether Side A will be doing a similar transfers presentation to Side B (0.1); email follow up to S. Alexander et al about specialty pharmacy hit list request (0.1);	
A. M. Troop	08/13/20	Review and circulate email about S. Baker availability for deposition (0.1); review and revise draft letter to Side A re over-designation (1.2); email exchanges with Pillsbury team regarding same (0.1);	1.40
M. Pettit	08/14/20	Edit and send subpoenas for Wells Fargo entities.	0.30
J. S. Sharp	08/14/20	Participate in coordination call with the UCC's advisors (0.5); review email regarding Debtors' estimation procedures (0.1); review cash transfers report and stipulation from the Debtors (0.3); review Debtors' claim website to confirm accurate posting of claims (0.2); participate in call regarding HHS comments to abatement lists (1.2); review time report for court-ordered reporting obligations (0.1); send PWSP time reporting to counsel for the Debtors and UCC (0.1).	2.50
J. S. Sharp	08/14/20	Send email to M. Pettit regarding Wells Fargo subpoenas (0.1); review BOK subpoenas for call to S. Ory BOK's counsel (0.2); call to S. Ory regarding BOK subpoenas (0.3).	0.60
J. S. Sharp	08/14/20	Review comments received to Side A designation letter (0.2); review revised draft of Side A designation letter (0.1); review letter from Side B regarding production of OPEO material (0.1); download and process additional OPEO production from Side B (0.2).	0.60
A. M. Troop	08/14/20	Participate in daily mediation prep call (0.8); review draft stipulation on admissibility of AP 1A report as circulated by Akin to NCSG discovery subgroup (0.1); review and respond to D. Nachman comments regarding same (0.1); follow up email exchanges with discovery subgroup regarding same (0.1, 0.1, 0.1); email exchanges regarding	7.80

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		rescheduling weekly check in call with UCC (0.1, 0.1); email (0.1) and confer (0.2) with M. Van Eck about NAACP motion to intervene; email core group about posting of proofs of claims (0.1); confer with AHC counsel about proofs of claim, debtors and PI information requests, NAACP, mediation, and general case status (1.0); confer with Debtors about case status and next steps (1.1); email NCSG negotiating subgroup about claims estimation (including Debtor and AHC views) and HHS comments to abatement list (0.4); email exchange with D. Hart about national opioid project at OU (0.2); participate in rescheduled update call with UCC (1.1); follow up calls with S. Alexander regarding same (0.2); confer with D. Nachman regarding mediation status and call with UCC (0.1); confer with AHC, MSGE and NCSG representatives about HHS comments to abatement lists and plan for next steps (1.0); review and circulate comments from Davis Polk on debtor discovery stipulation to discovery subgroup (0.2); confirm concerns about stipulation on admissibility of AP 1A Report with discovery subgroup (0.1); email exchanges with A. Preis, M. Hurley and J. Sharp regarding same (0.1); email exchange with S. Alexander and G., Feiner about Tuesday's meeting on documents and upcoming AG meeting with Committee on Accountability (0.1); review letter from NAACP about mediation participation (0.2); email NAACP working subgroup same (0.1);	
A. M. Troop	08/14/20	Evaluate comments to proposed letter on over-designation to Side A from G. Feiner and D. Nachman (0.2); email exchanges with discovery subgroup regarding same (0.1, 0.1); revise same (0.2); forward to Akin under explanatory cover email (0.1); email discovery subgroup regarding same under explanatory cover email (0.1);	0.80
J. S. Sharp	08/15/20	Participate in coordination call with A. Troop, A. Preis, and M. Hurley regarding discovery issues (0.6); revise cash transfers report stipulation per comments received (0.5); send revised draft of cash transfers report and redline showing changes to A. Troop (0.1); emails to A. Troop regarding stipulation comments (0.1, 0.1); revise stipulation per A. Troop comments (0.1); send stipulation to UCC's counsel and NCSG members (0.1).	1.60

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A. M. Troop	08/15/20	Review and revise draft NCSG statement in support of NAACP (0.2); email S. Alexander regarding same (0.1); confer with S. Alexander and G. Feiner regarding same, upcoming AG meeting with Committee on Accountability, and case status (0.4); email revision to NAACP statement to M. Van Eck for review and comment under explanatory cover (0.1); confer with Akin about discovery issues (0.6); review and reply to J. Sharp markup of the cash transfer stipulation (0.1); follow up email exchanges with J. Sharp regarding same and next steps (0.1); review latest draft of Battle presentation for debtors (0.3); email exchange with M. Van Eck about NAACP revised statement (0.1); email exchange with Akin on AP 1A stipulation (0.1); review email from E. Parlan with hotdocs (0.1); email exchanges with J. Sharp and A. Alfano regarding same (0.1);	2.30
A. M. Troop	08/15/20	Revise over designation letter based on Akin call (0.1); forward same under explanatory cover email to discovery subgroup for review and comment (0.1); follow up email exchanges with discovery subgroup members and J. Sharp regarding same (0.1, 0.1); email exchanges with NCSG discovery subgroup on scheduling meet and confer regarding over designation issues (0.1); finalize and send over-designation letter to Debevoise, Milbank, Davis Polk and Akin (0.3);	0.80
A. M. Troop	08/16/20	Review proposed incremental changes to draft scheduling order from debtors (0.1); email same to discovery subgroup under explanatory cover (0.1); review bases for bankruptcy court jurisdiction over creditor attorney fee claims (0.3); email exchange with D. Nachman regarding same (0.2);	0.70
A. V. Alfano	08/17/20	Emails from A. Troop re mediation and discovery (0.1, 0.1, 0.1); attention to filing NAACP statement (0.1); call with M. Pettit re same (0.1).	0.50
P. Ng	08/17/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request	1.30
M. Pettit	08/17/20	Confirm that cases cited in Statement in support of NAACP's motion to intervene stand for the premises they	2.30



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		are cited for (1.6); edit Statement and prepare for filing (0.7).	
M. Pettit	08/17/20	Draft subpoenas for additional financial institutions (0.8); draft subpoena letters for additional financial institutions (1.5); edit discovery requests for additional financial institutions (1.2); mail subpoenas to the financial institutions (0.4).	3.90
J. S. Sharp	08/17/20	Send emails to M. Pettit regarding additional financial institution subpoenas (0.1, 0.2, 0.1); research service addresses for additional financial subpoenas (1.6); review subpoena package for Credit Suisse Channel Islands (0.2); research regarding international mail service (0.3); send emails to M. Pettit regarding subpoena package for Credit Suisse Channel Islands (0.2, 0.1); send email to M. Pettit regarding service of additional subpoenas (0.1).	2.90
J. S. Sharp	08/17/20	Review Joint Letter from Sacklers' counsel to M. Hurley regarding Norton Rose clients (0.3); send email to A. Troop regarding basis for designating joint letter from Sacklers' counsel as OPEO (0.2); review email from J. Ball regarding depositions (0.1); download and process hot documents discovery from UCC (0.7); participate in call with California AG's office and UCC's advisors regarding depositions (0.3).	1.60
J. S. Sharp	08/17/20	Review emails regarding NAACP statement filing logistics (0.1); send emails to K. Porter regarding Relativity access (0.1, 0.1); participate in call with the Debtors' and UCC's advisors regarding Sacklers' document requests (1.3); research regarding Debtors' business plan per A. Troop email (0.1); send emails to A. Troop regarding Debtors' business plan (0.1, 0.1); draft and send email summary of the call regarding the Sacklers' document requests (0.8); send email to R. Ringer regarding FTI presentation on Debtors' business plan (0.1).	2.80
A. M. Troop	08/17/20	Email AHC negotiating team member subgroup and counsel about next steps with MSGE on NCSG recommendations for requests to extend time to reach a State Abatement Agreement and modified block grant criteria (0.1); participate in daily mediation prep call (0.6); review responses from NCSG discovery subgroup on debtors' draft of scheduling order (0.2); further revise	10.00

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		same (0.1); email Akin and NCSG teams further comments to same under explanatory cover (0.1); email exchange with J. Donahue about proposed Abatement Term Sheet modifications (0.1); review and further revise NAACP statement (0.6); follow up with M. Van Eck on NAACP statement (0.1); email proposed revisions to NAACP statement to S. Alexander and M. Van Eck under explanatory cover (0.1); email exchange with D. Molton about AHC timing on review of proposed Abatement Term Sheet changes (0.1); email exchange with T. O'Neill and HHS working group on NJ position on omitting the law enforcement catchall provision (0.1); email J. Sharp and M. Pettit about timing of filing of NAACP Statement (0.1); email exchanges with S. Alexander about interaction with AHC on filing of NAACP statement (0.1, 0.1); review updates from S. Gilbert about status with TPPs, NAS and hospitals (0.2); email exchange with S. Gilbert confirming application of any hospital deal to all hospitals and counsel (0.1, 0.1); review emails and consider issues raised by Sackler request to obtain copies of debtor productions to UCC and NCSG (0.3); email thoughts regarding same to discovery subgroup (0.1); email exchange with A. Preis and Akin regarding same (0.1); review email from A. Preis about PEC sharing information/analysis of claims (0.1); email NSCG working same and initial thoughts (0.1); email exchanges with M. Cyganowski and K. Eckstein about Davis Polk inquiry on recording of state claims on Prime Clerk's site (0.1, 0.1); email M. Pettit about confirming case cites for NAACP statement (0.1); confer with M. Cyganowski about Prime Clerk and other proof of claim issues (0.2); email exchange with A. Licht about AHC call with monitor (0.1); email exchanges with UCC and Debtors about re-designating debtor ESI productions as highly confidential (0.1); email AHC and MSGE courtesy copy of proposed NAACP statement (0.1); participate in part of demonstration of remote deposition product (0.2); review and circulate to NAACP working subgroup letter from NAACP requesting meeting/call and raising question about timing of filing of NAACP Statement (0.1); email exchange with Debtors, AHC and MSGE	

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		requesting call regarding NAACP (0.1, 0.1); email exchange with NAACP working group and PWSP team regarding same (0.1); review draft exhibit with dates for scheduling order and email discovery subgroup regarding sign off on same (0.1); confirm 4 pm call with Debtors on privilege issues (0.1); email Akin sign off on debtor discovery schedule exhibit (0.1); email exchanges with M. Cyganowski about AHC request that NCSG defer filing NAACP statement (0.1); email NAACP working group regarding same (0.1); review K. Eckstein email about NAACP and requesting NCSG defer filing statement (0.1); circulate to NAACP working group with proposed reply to K. Eckstein (0.1); review responses to proposed email to K. Eckstein (0.1); edit and forward response to K. Eckstein (0.1); email NAACP working regroup regarding same, timing and potential next steps (0.1); email exchanges with K. Eckstein and M. Cyganowski about Prime Clerk posting questions and scheduling Brattle meeting with Debtors (0.1, 0.1); email exchanges with S. Alexander about NAACP Statement timing alternatives (0.2); email J. Donahue about scheduling Brattle presentation for Debtors (0.1); participate in part of public side meeting with mediators (1.4); further email exchange with K. Eckstein about NAACP and circulate same to NAACP working subgroup (0.1); email exchange with A. Preis about on-going discovery call with debtors and email J. Sharp regarding same (0.1); email mediation team about joining discovery call (0.1); email exchange with G. Feiner about Sackler access to debtor produced documents (0.1); join for part of discovery call with Debtors and UCC (0.4); email exchange with D. Mosteller et al about NAACP statement, timing and related issues (0.1); email exchange with S. Mange about HHS document with proposed changes to abatement lists (0.1); email update on resolution providing Sacklers with access to debtor produced documents (0.1); email exchange with NCSG HHS working group about needing MSGE comments to list (0.1); email exchanges with J. Cicala regarding same (0.1); email exchange with M. Cyganowski confirming NCSG NAACP statement will be filed Tuesday morning (0.1); email exchange (0.1) and	

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A. M. Troop	08/17/20	call (0.1) with S. Alexander regarding same; email exchange with M. Cyganowski re call with DPW on claims posting (0.1); review and circulate J. Cicala's proposed edit to schedules to term sheet (0.1); email with DPW, M. Cyganowski and K. Eckstein about scheduling call with Prime Clerk on posting issues (0.1); review and circulate to negotiating subgroup proposed protocol for sharing claims information with the Debtors received from M. Cyganowski (0.1); review document (0.2); Review letter from Sacklers (0.1); email exchanges PWSP to confirm confidentiality designation (0.1, 0.1); email Sacklers demanding redaction of PII from letter and posting as view only or agreeing to distribution to NCSG members as Highly Confidential (0.1); email discovery working group regarding same (0.1); email exchange confirming 8/18 meet and confer with Side A on over-designation issues (0.1); email exchanges with discovery subgroup regarding same (0.1, 0.1); email exchanges with Sackler counsel confirming they will redact letter and timing (0.1); email exchange with G. Feiner about needing access to deposition documents regardless of designation (0.1).	1.00
A. V. Alfano	08/18/20	Call with Purdue re PEO/OPEO issues (0.3); call with Purdue and AHC re NAACP (0.5); call with Sackler Side A counsel re PEO/OPEO designations (1.0); attend semi-weekly NCSG call (1.0); coordinate service of NAACP statement with M. Pettit (0.1, 0.1, 0.1); email to Prime Clerk (0.1) and docs team (0.1) re service list; brief review of case management order re service requirements (0.1, 0.1); confer with J. Sharp re discovery issues (0.1); review UCC letter to Side A for PEO/OPEO information (0.3); emails from J. McClammy re NAACP (0.1, 0.1); brief review of articles covering public POC (0.1); continued attention to service of NAACP statement (0.1); review M. Huebner letter to mediation parties (0.2); attention to discovery time line (0.5); attention to discovery letters from UCC (0.1, 0.1, 0.1).	5.20
P. Ng	08/18/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to	1.60

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		deliver to AGO for review per J. Sharp's request. Meeting with client and J. Sharp to discuss Relativity database access.	
M. Pettit	08/18/20	Finalize Statement for filing (0.4); obtain latest Master Service List and serve parties by email (1.0); serve party by mail (0.4).	1.80
J. S. Sharp	08/18/20	Participate in call with counsel to Side A regarding document designation (1.1); review letter from M. Hurley to J. Ball and analyze whether the letter contained any PEO information (0.9); send email to A. Troop regarding M. Hurley letter (0.1); download and process additional discovery materials from Haug Partners (counsel to II-Way entities (0.8); download and process IAC discovery materials (.9).	3.80
J. S. Sharp	08/18/20	Participate in call with the Debtors' counsel regarding designation of documents (0.4); call with A. Troop regarding case status (0.2); send emails to UCC's advisors regarding Relativity access (0.1, 0.2); participate in call with UCC's advisors regarding Relativity access (0.4); gather access information for Relativity access (0.3); review protective order to determine parameters of information sharing with the UCC (0.2); send emails to M. Rundlet regarding protective order provisions regarding information sharing (0.1, 0.1); review protective order ¶ 44 to determine whether certain production from UCC can be shared with the states (0.4); send emails to K. Porter (0.2) and A. Troop regarding document production sharing (0.2); send emails to P. Ng regarding view only access options for sharing information with clients (0.2, 0.1); participate in state coordination call (1.1); send email to M. Lewis regarding view only access options for sharing information with clients (0.9).	5.10
A. M. Troop	08/18/20	Daily mediation prep call (0.5); confer with J. McClammy, C. Oluwole, G. Feiner, S. Alexander, M. Van Eck, M. Rundlet, J. Sharp about designating ESI discovery responses highly confidential (0.3); prepare for (0.1) and confer with Debtors and AHC about NAACP and potential consensual resolution (0.3); email exchanges about medium for NCSG semi-weekly call (0.2); email exchanges with AHC counsel on conference with Brattle (0.1, 0.1, 0.1); email exchanges with NCSG HHS working	10.30

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		group on MSGE proposed footnote, including proposed draft reply and next steps (0.1, 0.2, 0.1. 0.1. 0.1); review summary of J. McClammy follow up call with NAACP (0.1); forward same with summary of earlier call with Debtors and AHC regarding NAACP and recommend next steps (0.2); participate in weekly damages committee meeting (1.1); circulate ABI article on States proof of claim to NCSG claims group (0.1); email MSGE HHS team about proposed footnote, proposed alternative and scheduling a call to discuss (0.1); circulate as-filed NCSG NAACP statement (0.1); email exchanges with Debtors and UCC in response to Debtors' request for a call to discuss debtor discovery stipulation (0.1, 0.1); review (0.1) and circulate under explanatory cover email (0.1) R. Bass letter in support of NAACP motion to NCSG NAACP working group; confer with F. Blaudeau about current status and sharing Abatement Term Sheet with NAACP (0.2); forward as filed NCSG NAACP Statement to F. Blaudeau (0.1); review Debtors' letter to mediators (0.2); circulate same to NCSG negotiating team (0.2); review reply from A. Langley to footnote alternative issue (0.1); confer with J. Knudson, H. Baer and M. Cyganowski about posting description for claims (0.4); email exchanges with NCSG HHS working group regarding same and need to schedule call with MSGE (0.1, 0.1); email exchanges with P. Singer, D. Nachman, P. Thurmond and D. Molton about status of responses regarding MSGE on block grants and fees (0.1); email exchanges with NCSG and MSGE HHS working groups confirming 8/19 conference (0.1); participate in mediation session with Tribes (1.0); email exchange with M. Cyganowski about participants in Wednesday call with Brattle and future calls with Debtors (0.1); email exchange with M. Cyganowski about possible footnote for States' proofs of claim (0.1); participate in NCSG semi-weekly meeting (1.0); review MSGE statement in support of NAACP motion to intervene (0.1); review comments from NCSG to proposed remote deposition protocol (0.1); email discovery working subgroup regarding same (0.1); email exchange with J. Donahue about status of call with Brattle on 8/19 (0.1); follow up with AHC counsel	

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		regarding same (0.1); email exchange with M. Cyganowski about proposed protocol for Brattle with Debtors and proposed presentation (0.1, 0.1, 0.1, 0.1); email exchange with S. Alexander and PWSP about apparent slow down of posting of claims (0.1); review article reporting alleged distributor settlement (0.1); email (0.1) and confer (0.2) with D. Nachman regarding same; review language from AHC to address block grant request from MSGE (0.2); email exchanges with G. Feiner and D. Nachman regarding same and proposed modifications (0.1, 0.1); email exchange with J. Sharp about upcoming discovery subgroup call (0.1); respond to R. Ringer's email re MSGE-related modifications to Abatement Term Sheet with proposed additional change under an explanatory cover email (0.2);	
A. M. Troop	08/18/20	Prepare for upcoming meet and confer with Sackler Side A on over-designation (0.3); review email from Side A outlining further redaction process for documents (0.1); participate in meet and confer with Sackler Side A, UCC, NCSG and Pillsbury teams (1.1); email exchanges with G. Feiner et al about need to arrange for designated documents at depositions (0.1); email exchanges with S. Alexander about identifying AGs for access to PEO documents and alternative proposal from Side A to redact (0.1, 0.1); email exchange with discovery subgroup regarding same (0.2); follow up with C. Stanley about timing on redaction of discovery response letter by Sacklers (0.1);	2.10
A. V. Alfano	08/19/20	Call with J. Sharp re PEO/OPEO definitions (0.2); call with Sackler Side A re designations and view-only platform issues (0.5); email to S. Alexander re discovery letter disputes (0.1); analyze discovery tracking chart (1.0); email to J. Sharp re same (0.1); continued review of discovery correspondence (0.7).	2.60
A. V. Alfano	08/19/20	Attend claim calculation call (partial).	1.30
J. S. Sharp	08/19/20	Send email to A. Alfano regarding discovery dispute time line with Side A (0.1); begin drafting letter to J. Drain regarding Side A discovery dispute (2.8); participate in discovery stipulation call with Debtors' and UCC's advisors (0.9); call with A. Alfano regarding protective order (0.2); participate in call with the UCC's advisors	6.50

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J. S. Sharp	08/19/20	regarding remote deposition protocol (0.7); revise remote deposition protocol (0.8); email revised deposition protocol to M. Rundlet, M. Van Eck, G. Feiner, and S. Alexander (0.1); send email to discovery group regarding Side A proposal (0.3, 0.1); participate in call with Side A and UCC advisors regarding document designations (0.5). Participate in claim calculation call (partial) (1.5); send email to R. Ringer regarding July 22 financial presentation (0.1); send email to IT teams regarding sharing of view-only information with clients (0.2);	1.80
A. M. Troop	08/19/20	Review email from J. McClammy about sharing abatement term sheet with NAACP and follow up email to NCSG NAACP working group and negotiating team regarding same (0.1); participate in daily mediation prep call (1.0); email exchanges with NCSG NAACP working group in response to proposal to share abatement term sheet given limitations imposed by MSGE on sharing with other municipalities (0.1, 0.1); review emails from S. Alexander not wanting debtor discovery stipulation to address presumptive limits on time or number of depositions (0.1); review rules and local rules regarding same (0.1); review M. Hurley advocating asking for different presumptions and email to discovery working group regarding same (0.1); email exchanges with Debtor and AHC about timing on delivery of abatement term sheet and potential stipulated order to resolve NAACP motion (0.1, 0.1); email NCSG NAACP working group regarding same (0.1); confer with Debtors and UCC about debtor discovery stipulation (0.6); review A. Preis letter to mediators (0.4); email exchanges with G. Feiner and D. Nachman regarding same (0.1); email confirmations to joint consenting and non-consenting states' Brattle presentation working group regarding call with Brattle and AHC counsel at 1 pm (0.1); email AHC counsel names of States's participating in call with Brattle (0.1); email exchange with J. Donahue about T. Miller participating in Brattle call and list of participants (0.1); email AHC counsel confirmation participation in Brattle call by T. Miller (0.1); attention to logistics for call with Brattle, AHC counsel and T. Miller (0.2); review email from Brown Rudnick with some T. Miller questions about	11.00



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		Brattle presentation (0.1); forward same to Brattle (0.1); email exchanges with D. Nachman about overlapping meetings with Brattle and MSGE on fee issues and agenda items (0.1, 0.1); review draft of Brattle presentation in preparation for upcoming call (0.8); review Bloomberg article about NAACP and abatement plan (0.2); email exchanges with NCSG NAACP working group regarding same and apparent misreading of the abatement plan by whomever tipped the article's author (0.1, 0.1); email Bloomberg article to AHC under explanatory cover (0.1); email updates on HHS issues with MSGE to U. Khan (0.1); confer with MSGE and NCSG HHS working group members about proposed footnote on expand or fund and negotiate resolution (0.5); email A. Preis letter to mediators to J. Sharp (0.1); participate in Brattle call with AHC and NCSG counsel and representatives and T. Miller (1.7); email exchanges with M. Cyganowski about presentation disclosures (0.1); revise list of abatement programs based on call with MSGE (0.2); circulate same to public HHS working group under detailed email cover describing process for comments and process for sharing revisions with DOJ/HHS (0.2); email exchanges with R. Ringer about revised block grant language and coming to resolution to respond to MSGE (0.1, 0.1, 0.1); participate in public side strategy call regarding tribes and next steps (1.2); email exchange with mediation negotiating group about 7/22 FTI presentation (0.1); review and respond to email from J. Sharp about access to Akin document database (0.2); confer with NCSG working group regarding status and open issues with HHS, MSGE and related issues (0.3); review specific requests for Brattle from Davis Polk (0.1); email exchanges with Brattle regarding same and presentation (0.1, 0.1); email exchange with J. Zavisian, J. Donahue and Brattle about claims calculation (0.1); email exchanges with discovery working group about dealing with OPEO documents at depositions (0.1, 0.1); review J. Sharp revisions to deposition protocol (0.1); email exchange with team regarding same (0.1);	
A. M. Troop	08/19/20	Email discovery working subgroup to confirm list of AGs for direct access to PEO ready to circulate (0.1); email list	1.10

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		of people that would have access to Side A PEO documents proposed to be re-designated as Highly Confidential (0.1); email exchanges about proposal from Debevoise (0.2, 0.1, 0.1); further confer with Debevoise and NCSG discovery working group about proposal and alternative approach to consider with Side B (0.5);	
A. V. Alfano	08/20/20	Email from NAACP counsel re stipulation to resolve motion (0.1); review call agenda and attached documents (0.3).	0.40
A. V. Alfano	08/20/20	Email from A. Troop to Side A counsel re offer to enhance view only access.	0.10
J. S. Sharp	08/20/20	Send email to M. Rundlet regarding deposition protocol (0.1); participate in remote deposition presentation (partial) (0.6); work on revisions to remote deposition protocol per G. Feiner's comments (0.4); send revised remote deposition protocol to UCC's advisors (0.1); research local rules for pro hac admission requirements (0.4); send email to S. Alexander and L. McFarlane regarding pro hac admission to conduct deposition (0.3).	1.90
J. S. Sharp	08/20/20	Send email to C. Oluwole regarding Arizona acknowledgments (0.1); send email to A. Troop regarding Purdue director's call (0.1); participate in call regarding depositions of Purdue directors (0.5); participate in state coordination call (1.3).	2.00
A. M. Troop	08/20/20	Email exchanges with M. Rundlet about debtors' sharing productions to UCC and NCSG with Sacklers (0.1, 0.1); email (0.1) and confer with R. Ringer about open abatement term sheet, NAACP and other case issues (0.3); daily mediation prep call (0.9); attention to logistics for mediation with tribes (0.3); revise abatement term sheet based on conversation with R. Ringer (0.2); email D. Nachman and R. Ringer detailed email about revisions to abatement term sheet, status of schedules to same with HHS, issues previously raised by MSGE but not addressed, upcoming AHC meeting to discuss fees and follow up with NCSG on fee issues and ability to circulate revised abatement term sheet to MSGE and propose call for Friday (0.4); email exchanges with NCSG discovery working group about A. Preis intention to propose to Debtors they seek consent to jurisdiction in exchange for access to documents (0.1, 0.1); email exchanges with M.	9.90

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		<p>Cyganowski about having to review proposed posting change of claims with States and form of same (0.1, 0.1); draft and circulate for review response to A. Preis intended proposal to Debtors regarding Sacklers and document access (0.1); finalize and forward same to A. Preiss (0.1); participate in tribal mediation sessions and break outs (3.3); email J. Sharp about director deposition call (0.1); review NAACP comments to proposed stipulation resolving motion to intervene (0.1); circulate same to NCSG NAACP working group (0.1); email exchange with Debtors and AHC counsel regarding same (0.1); further email to NCSG NAACP working regarding status and scheduling of calls re NAACP comments to stipulation (0.1); follow up email exchanges with R. Ringer and D. Nachman trying to pin down call with AHC regarding next steps with MSGE (0.1, 0.1, 0.1, 0.1); review and circulate various deposition related documents and subpoenas to NCSG discovery subgroup (0.1); participate in NCSG semi-weekly call (1.1); email notice of presentment of, and as-entered first debtor discovery stipulation (0.1); review updated draft scheduling stipulation with Debtor comments and email NCSG discovery group same with recommendations (0.1); email with AHC counsel confirming Monday call with Debtors and Brattle (0.1); email exchanges with AHC counsel, Brattle, P. Singer and J. Donahue about further prep call with Brattle on 8/21 (0.1, 0.1); confer with Debtor and AHC counsel about proposed stipulation with NAACP insisting it allows the motion to intervene (0.4); review responses to Debtors' markup of scheduling stipulation and confirm next steps with NCSG discovery subgroup (0.1); review mediator proposal regarding TPPs and related email from S. Gilbert (0.2); email exchanges with S. Gilbert et al regarding same and proposed contingencies in (0.1, 0.1); email summary of call with Debtor and AHC counsel about NAACP stipulation, draft stipulation, and email exchange with NAACP to NCSG NAACP working group (0.1);</p>	
A. M. Troop	08/20/20	<p>Email exchanges with NCSG discovery subgroup regarding memorializing proposal to Sacklers made during 8.19 meet and confer (0.1, 0.1); revise and forward</p>	1.00

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		confirmatory email to Side A and Side B of proposal to provide access to PEO and OPEO documents for deposition purposes (0.1); follow up with M. Van Eck regarding same (0.1); review IAC 30(b)(6) topics as edited by M. Rundlet (0.1); consider and forward additional comments to NCSG discovery subgroup (0.1); follow up email exchanges regarding same (0.1, 0.1); forward comments to Akin (0.1); email exchanges regarding revising entered discovery stipulation with debtors to omit exhibits (0.1);	
A. V. Alfano	08/21/20	Attend (partial) claim calculation call with AHC, NCSG and Brattle (1.0); emails from A. Troop on mediation updates (0.1); emails from A. Troop re NAACP stipulation and other mediation issues (0.1, 0.1, 0.1, 0.1).	1.50
J. S. Sharp	08/21/20	Send emails to M. Van Eck regarding deposition protocol (0.2, 0.1); send email regarding revised deposition protocol to discovery group (0.2); send revised deposition protocol to UCC advisors (0.1); participate in claims calculation conference (1.1),	1.70
A. M. Troop	08/21/20	Daily mediation prep call (0.7); email NCSG, AHC and MSGE HHS working group to confirm signoff on response to HHS comments to abatement list (0.2); circulate 7/22 FTI presentation to NCSG negotiating subgroup (0.1); email NCSG negotiating subgroup update on HHS status (0.2); email exchanges with G. Cicero regarding same and obtaining AHC signoff with points of narrative emphasis for DOJ/HHS (0.1, 0.1); review comments from G. Gotto about revisions to list of abatement programs (0.1); email exchanges with Debtors and AHC counsel confirming 11:30 am call on NAACP and inviting the MSGE (0.1); email exchange with State working group on Brattle regarding follow up session with Brattle (0.2, 0.1); email AHC working group on Brattle presentation (0.1); email exchanges with Brattle about status of presentation in advance of conference call (0.1, 0.1); status update call with Debtors (1.0); email NCSG HHS working group status update (0.1); confer with counsel for Debtors, AHC and MSGE about NAACP draft stipulation and sharing abatement term sheet (0.4); review and circulate Debtors' response to UCC's letter to arbitrators (0.2); email same to NCSG mediation	12.70

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		negotiating team under explanatory cover (0.1); follow up email exchanges with NCSG mediation negotiating team regarding same (0.1, 0.1); conference call regarding Monday presentation to Debtors with Brattle, AHC counsel and State Brattle working group (1.4); email exchange with Brattle et al about presentation deck and anticipated revisions based on call (0.1); review R. Ringer proposed edits to NAACP stipulation and comment on same (0.2); email exchanges with NAACP confirming confidentiality terms for sharing abatement term sheet (0.2, 0.1, 0.1) and confer with F. Blaudeau regarding same (0.2); email status updates on NAACP document sharing and stipulation with NCSG NAACP working group (0.2, 0.1); obtain signoff from MSGE to share comments to abatement lists with HSS (0.1); follow up with G. Cicero on status of AHC signoff (0.1); review and circulate Debtors' statement in support of NAACP intervention motion (0.1); email exchanges with S. Gilbert about logistics for upcoming mediation session with tribes (0.1); confirm AHC sign off on abatement lists (0.1); forward revised abatement lists under explanatory cover email to DOJ/HHS (0.3); participate in tribal mediation session at which agreement was reached and agreement in principle with NAS reported (only to public side) (1.4); email exchange with E. Vonnegut about Debtors' proposed 2020 compensation programs (0.1); confirm with NCSG NAACP and mediation negotiating teams the sharing of abatement term sheet with NAACP (0.1); email exchange with D. Molton about status of template term sheet and NAS term sheet (0.1); email counsel to Debtors, MSGE and AHC draft transmittal to NAACP of Abatement Term Sheet (0.3); review emails from AHC to NAACP about timing of its statement in support (0.1); forward AHC email and email with proposed transmittal to NAACP to NCSG NAACP and mediation negotiating subgroups (0.1); email exchanges with Debtors and AHC about revisions to NAACP stipulation and provisions tying delivery of abatement term sheet to execution (0.1); confer with K. Eckstein about NAACP and sharing term sheet even if stipulation isn't finalize (0.1); email Kramer and DWP confirming same (0.1); follow up email to	

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		MSGE and AHC counsel regarding same (0.1); further update email to NCSG working groups regarding same (0.1); email exchange with K. Maclay regarding same (0.1); finalize transmittal email with questions and overview and forward revised abatement lists to HHS and DOJ (0.2); email public side HHS working group regarding same (0.1); email exchange advising of intent to send abatement term sheet in light of no objections or received confirmations (0.1); email exchange with UCC and Debtors signing off on scheduling stipulation changes from the Debtor with one change from UCC (0.2); finalize cover email and forward abatement term sheet to NAACP with copies to counsel for Debtors, AHC and MSGE (0.1); further update to NCSG working groups regarding same (0.1); email mediation resolutions to PWSP team (0.1); email exchange with PWSP team about UCC letter and lack of impact on mediation (0.2); review and circulate to discovery subgroup the Debtors' agreement to re-designate PEO ESI document production Highly Confidential subject to same terms as DOJ stipulation (0.1); email Brattle list of Debtors' participants in Monday's presentation (0.1); email G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team about claims calculation discussions between AHC and Debtors (0.4); review email about proposed further presentation by Side A and email discovery subgroup regarding same (0.1); email A. Alfano about follow up with Prime Clerk on status of proof of claim postings (0.1); review D. Molton summary of call with C. Mehri (0.1);	
A. M. Troop	08/21/20	Review and respond to letter from BNY (0.1);	0.10
A. V. Alfano	08/22/20	Emails to states regarding Department of Justice documents.	0.90
A. M. Troop	08/22/20	Review confirmations of terms of production of ESI from NCSG discovery subgroup (0.1); email C. Oluwole confirming same (0.1); email exchanges with J. Sharp and A. Alfano about following up with DPW on getting ESI productions (0.1); email exchange with D. Molton about DOJ (0.1); review revisions to stipulation from NAACP (0.1); email NCSG NAACP working group regarding same (0.1); email exchanges with proposed alternative language for TPPs to capture DOJ and Sackler	0.90

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J. S. Sharp	08/23/20	contingencies (0.2, 0.1) Review discovery letters regarding privilege from Side A and Side B (0.3); send emails to Side A and Side B regarding PEO/OPEO information in privilege letters (0.1); send emails to P. Ng regarding production to go to Everlaw (0.1, 0.1); download and process Moab Partners and Marianna Sackler production from Side B (0.4).	1.00
A. M. Troop	08/23/20	Review emails confirming no comments to NAACP proposed changes (0.1); email same to counsel for the Debtors, AHC and MSGE (0.1); follow up email to NCSP NAACP working group about lack of AHC statement in support having been filed and strategy for pushing forward (0.1); follow up email exchanges with Debtors and UCC on discovery schedule stipulation (0.1); review and sign off on small change to NAACP stipulation (0.1); provide debtors with signature block for NAACP stipulation and authority to sign and file (0.1); update NCSG NAACP working group on status (0.1); review draft NAS term sheet (0.2); email exchanges with G. Feiner and D. Nachman regarding same and conditions section (0.2, 0.1); circulate draft exhibit to debtor discovery stipulation to discovery subgroup and invite comments (0.1); review revised email to TPPs on DOJ and Sacklers and email sign off on same to public side mediation group and S. Gilbert (0.1); email comments to conditions section of NAS term sheet to S Gilbert and public side mediation group (0.1); review TPP agreement and email exchanges regarding same (0.1); email Debtors' counsel for update on status of NAACP stipulation (0.1);	1.70
A. V. Alfano	08/24/20	Attend Purdue claims presentation call with Brattle, AHC, debtors (1.5); recap call immediately after with A. Troop, J. Sharp and AHC to discuss follow up research (0.4); teleconference with AHC on remote deposition protocol (0.5); attention to database access for NY assistant AG (0.1); draft call summary email for J. Sharp and A. Troop review (0.5, 0.2); email to chambers to request A. Troop appearance (0.1); attention to hearing binder for 8/26 hearing (0.1, 0.1); emails from A. Troop re NAACP stipulation (0.1, 0.1, 0.1); review AHC NAACP statement (0.1); emails from A. Troop and M. Cyganowski re designation of consolidated claim (0.3).	4.20

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A. V. Alfano	08/24/20	Review UCC's letter to Side A and Side B for PEO/OPEO information (0.2); review Side A and B responses re same (0.7); confer with J. Sharp re same (0.1); forward letters to discovery subgroup with cover explanation (0.1); review UCC draft discovery letter (0.4).	1.50
P. Ng	08/24/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request. Meeting with client and J. Sharp to discuss Relativity database access.	1.70
J. S. Sharp	08/24/20	Redact discovery letters per E. Lilburn (Milbank) instructions (0.3); send redacted versions of discovery letters to E. Liburn for confirmation that OPEO information was properly redacted (0.1); send email to H. Williford regarding privilege letters (0.1); revise deposition protocol mark up from counsel to Side B (1.9); send revised deposition protocol to M. Van Eck, M. Rundlet, and K. Blake (0.2); send email to P. Ng regarding password for Side B discovery (0.1); send email to A. Alfano regarding access to Side B view only database for K. Blake (0.1); send redacted versions of discovery letters to A. Alfano for distribution to discovery group (0.2, 0.1); send email to discovery group regarding incoming document production from Side B for Marianna Sackler and Moab (0.2); review G. Feiner's comments to discovery protocol (0.1); revise discovery protocol per G. Feiner's comments (0.1); redline protocol and circulate to discovery group (0.1); review UCC mark up of discovery protocol (0.3); send email to M. Hurley regarding discovery protocol (0.1); emails to P. Ng regarding replacement files in Side B production (0.1, 0.1).	4.20
J. S. Sharp	08/24/20	Participate in claims follow up call with AHC and NCSG representatives (0.4); participate in call with AHC advisors regarding remote deposition protocol (0.5); follow up call with A. Troop and A. Alfano regarding AHC requests (0.2); email to A. Alfano regarding AHC requests (0.2).	1.30
A. M. Troop	08/24/20	Daily mediation prep call (0.5); prepare for Brattle presentation to debtors including emails with J. Donahue	12.10



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		regarding work product and participants (0.1, 0.1), emails with participants from states (0.1, 0.1, 0.1), review of revise presentation (0.2); review email from S. Gilbert together with settlement for PIs and Hospitals received from Akin (0.4); email exchanges with public mediation group about same and scheduling call to discuss (0.1, 0.1); emails following up on status of responding to NAACP markup of draft stipulation (0.1, 0.1); review (0.1) and circulate to NCSG NAACP working subgroup (0.1) AHC statement in support of NAACP motion to intervene; email exchange with G. Feiner and D. Nachman about NAS term sheet (0.1); email S. Gilbert and public side mediation group regarding same (0.1); participate in Brattle presentation to Debtors' professionals (1.7); email exchange with discovery subgroup about revisions to proposed deposition protocol (0.1); email exchanges confirming sign offs on NAACP stipulation (0.1, 0.1, 0.1); email exchanges with M. Cyganowski about follow up on legal questions raised by Debtors during the Brattle presentation (0.1, 0.1); confer with AHC counsel, J. Donahue and PSWP team about next steps based on Brattle call with Debtor professionals (0.3); meetings with public side delegation about joint PI/hospital proposal through Akin, Brattle presentation to Debtor professionals and next steps (1.5, 1.3); email exchanges about potential open deposition protocol issues with discovery subgroup (0.1, 0.1); email exchanges (0.1, 0.1) and confer with (0.5) AHC about deposition protocol and potential ways PEO and OPEO documents will be handled for designated NCSG attorneys general and NAACP stipulated order; email exchanges with D. Nachman and public mediation team on areas of inquiry raised by Debtors' professionals in connection with Brattle presentation (0.1); email UCC, Debtors, MSGE and AHC responding for both NCSG and AHC to UCC comments to draft NAACP stipulation (0.1); review and respond to S. Gilbert draft response to A. Preis on mediation proposal (0.1); email exchange with MSGE regarding UCC proposed changes to draft NAACP stipulation (0.1, 0.1); email exchange with NAACP, Debtor, AHC and MSGE counsel on timing of filing of draft stipulation (0.1); review and email exchanges with	

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		NAACP, Debtor, AHC and MSGE counsel about draft 8/26 hearing agenda (0.1); email exchange with R. Ringer and K. Eckstein about follow up with Brattle (0.1); email exchanges with J. Zavislan about limited municipal consolidated proof of claim (0.1, 0.2); attention to expected news story on abatement and mediation (0.3); email exchanges with D. Nachman and G. Feiner regarding news story regarding same (0.1); review and circulate to PWSP team, D. Nachman summary of call with J. Tapley for the MSGE regarding attorneys' fees and OK/KY issues (0.2); email exchange with discovery subgroup about revised deposition plan from S. Alexander (0.1); follow up email exchanges with S. Alexander about AHC assignments on deposition plan (0.1, 0.1); email exchanges with Brattle, AHC counsel and J. Donahue about small revisions to 8/24 presentation prior to distribution to Debtor professionals (0.2, 0.1); email exchange with public side mediation group to obtain updated FTI distributable value analysis (0.1); further email exchanges with AHC counsel about revising posting comments for state claims on Prime Clerk site (0.1);	
A. M. Troop	08/24/20	Review and consider A. Lees' response and counterproposal on access to PEO documents for depositions (0.2); email exchanges with discovery subgroup regarding same (0.1, 0.1); confer with J. Sharp and A. Alfano (0.2) and revise and circulate (0.1) A. Alfano update to discovery group on A. Lees' proposal and deposition protocol;.5	0.50
A. V. Alfano	08/25/20	Deposition protocol teleconference with UCC and Sacklers (1.0); teleconference with UCC re deposition protocol (0.5); attend discovery call with AHC (0.4); teleconference with debtors, UCC, Sacklers and others re deposition protocol (0.5).	2.40
A. V. Alfano	08/25/20	Attend semi-weekly NCSG call (0.9) and review agenda and related materials (0.5); attention to 8/26 hearing binder (0.1) and hearing registration for A. Troop (0.1); email to Sackler counsel re database access (0.1); review deposition plan draft (0.1) and NAACP stipulation (0.1); analyze Brattle presentation sent to Purdue (0.2); emails from NCSG states re depositions (0.1, 0.1, 0.1).	2.40
P. Ng	08/25/20	Analyze various production documents (RSF prefixes) to	2.30

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		determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	
M. Pettit	08/25/20	Create hearing binder for August 26 hearing.	0.50
J. S. Sharp	08/25/20	Call with AHC counsel regarding discovery issues (0.4); participate in state coordination call (1.0).	1.40
J. S. Sharp	08/25/20	Send emails to P. Ng regarding Side B discovery and transfer to Everlaw (0.1, 0.1, 0.1, 0.1, 0.1, 0.1); send emails to S. Alexander regarding Side B discovery transfer (0.2, 0.1); work on transferring Side B PEO discovery materials to Everlaw (2.3); participate in call regarding remote deposition protocol (partial) (1.0); participate in follow up call regarding remote deposition protocol (0.5).	4.70
A. M. Troop	08/25/20	Email exchange with UCC, Debtors, AHC and MSGE counsel regarding status of UCC response to public side reply to UCC comments to NAACP stipulation (0.1); daily mediation prep call (0.9); email exchange with D. Nachman re logistics for 8/26 hearing (0.1); email AHC counsel about conferring with Debtors in advance about 8/26 update for the court (0.1); review further revised presentation from Brattle (0.1); email exchanges with AHC counsel regarding same regarding same (0.1, 0.1); email exchanges with G. Feiner, S. Alexander and D. Nachman regarding proposed mediation-related attachments for NCSG semi-weekly call (0.1, 0.1); reviewed updated FTI model and email public mediation group about apparent decrease of initial available cash (0.1); email exchanges with NCSG mediation negotiating group and Public Schools' request to be a party to the NAACP stipulation (0.1); analyze redline of term sheet from NAS (0.2); email initial issues regarding same to D. Nachman and G. Feiner (0.2); consider alternatives for NAS conditions section (0.8); email exchange with J. Donahue about enlisting states on research in response to Debtors' questions during the Brattle presentation (0.1); email AHC counsel list of NCSG designees for deposition protocol and update on deposition assignments (0.1); email NCSG negotiation team update Brattle presentation under explanatory cover email (0.1); email public	13.90

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		mediation group comments in response to updated NAS term sheet (0.2); email A. Lees et al accepting proposal for PEO documents (0.1); participate in part of all-parties call regarding proposed deposition protocol (0.5); participate in damages committee call (0.7); email exchange confirming A. Preis comment re 3(b)(i) of NAACP stipulation (0.1); email exchanges regarding further alternatives for NAS conditions with public mediation group (0.1); review AHC proposed changes to scheduling order (0.1); email NCSG discovery subgroup regarding same (0.1); email NAACP, Debtors, AHC, UCC and MSGE sign off on revised NAACP stipulation (0.1); email exchanges with NCSG discovery subgroup about AHC adding people to list for deposition protocol (0.1, 0.1); confer with S. Alexander regarding same (0.1); confer with R. Ringer regarding same (0.1); review revised scheduling stipulation (0.2); email NCSG discovery group regarding same and intent to sign off (0.1); review deposition plan from S. Alexander and email exchanges regarding same and next steps (0.1); email UCC and Debtors signing off on scheduling stipulation (0.1); participate in NCSG/UCC call regarding deposition protocol, merits and logistics (1.3); email exchanges with counsel to AHC scheduling call on deposition work plan (0.1, 0.1); email exchanges with J. Donahue and M. Cyganowski about gathering research from States (0.1); review updated allocation model from FTI (0.1); follow up email exchanges with AHC counsel and financial advisors regarding same and scheduling presentation by FTI on it and DB efforts with Mundipharma (0.1); email exchanges about expanding NCSG list for access to PEO documents (0.1, 0.1, 0.1); review further email exchanges between A. Preis, mediators and S. Gilbert (0.1); email exchanges with D. Molton regarding same (0.1); further email exchanges with A. Lees and other confirming terms of PEO without view only limitations deal (0.1); confer with AHC counsel about 8.26 hearing, discovery and other status issues (0.4); follow up email to DOJ/HHS looking to schedule call on abatement lists (0.1); email AHC and MSGE reps and counsel to schedule call on upcoming news story regarding mediation and abatement	

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		plan (0.1, 0.1); participate in semi-weekly state call (1.1); email exchange with S. Alexander about scheduling follow up with DOJ/HHS (0.1); email exchange with S. Alexander about coordinating discovery with AHC (0.1); email AHC counsel regarding same together with current version of the deposition plan (0.1); email discovery subgroup about communications with AHC on deposition plan and 8.26 hearing (0.1); review revised NAS term sheet and further consider and revise release section of NAS term sheet (0.2); email exchanges with S. Gilbert, G. Feiner and D. Nachman regarding same (0.1, 0.2, 0.1); participate in part of further discovery protocol call (0.2); participate in call with AHC and MSGE about potential article on mediation and abatement (0.3); review emails from M. Rundlet and D. Nachman about (0.1) and email detailed response regarding attendance at Rule 2004 examination and the ability to exclude future witnesses (0.3); email exchange (0.1) and confer (0.2) with M. Hurley about attendance at 2004 examinations; email discovery group summary of call with M. Hurley including modifying protocol to exclude other witnesses, but not their lawyers (0.1); circulate as-filed NAACP stipulation to NCSG NAACP working group (0.1); email exchanges with NCSG members about scheduling DOJ/HHS follow up call on abatement lists (0.1); review revised deposition protocol from Akin (0.1); review M. Rundlet comments and email additional comment regarding same to Akin (0.1, 0.1); review J. Donahue email confirming research needed from States (0.1); email debtor about being able to share compensation presentation with NCSG (0.1); email exchanges with DOJ/HHS proposing Thursday call given Friday's deposition (0.1, 0.1); email NCSG HHS working group regarding same (0.1); email exchange with S. Gilbert on NAS release language (0.1);	
A. V. Alfano	08/26/20	Attend 8/26 hearing (1.7); emails with K. Porter re D. Sackler deposition (0.1, 0.1); email to Prime Clerk and A. Troop re posting claims (0.2); email to J. Sharp re D. Sackler deposition (0.1); emails with J. Sharp and Norton Rose re IAC database access (0.1, 0.1, 0.1); email non-view only group re D. Sackler deposition registration	3.80

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		(0.2); review supplement to AHC reimbursement order in response to A. Troop question (0.1); follow up emails with states on D. Sackler deposition (0.1, 0.1, 0.1, 0.1); forward S. Baker subpoena to discovery group (0.1); attention to PEO/OPEO issues (0.5).	
R. A. Bernardo	08/26/20	Download RSF productions from Sharefile folder, extract to network folder and insert in password protected zip files.	2.10
P. Ng	08/26/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	2.30
J. S. Sharp	08/26/20	Work on compiling Side B PEO document production for transfer to Everlaw (1.3); send email to P. Ng regarding Side B transfer (0.1); send emails to K. Fell regarding Side B PEO production questions (0.2, 0.1); send email to K. Porter regarding relativity access (0.1); attend call with UCC's advisors regarding IAC depositions (1.1); send email to A. Alfano regarding deposition logistics (0.3); send email to A. Alfano regarding S. Baker subpoena (0.1); send email to M. Rundlet regarding Lexitas deposition services (0.2); send email to discovery group regarding deposition services (0.1).	3.60
J. S. Sharp	08/26/20	Prepare for discovery committee call (0.1); attend discovery committee call (1.0); send email to M. Quirk regarding Everlaw access (0.1); review Purdue KEIP/KERP presentation (0.4).	1.60
J. S. Sharp	08/26/20	Send emails to J. Rhea regarding BNY Mellon subpoena (0.2, 0.1); send emails to A. Troop regarding BNY Mellon subpoenas (0.1, 0.1).	0.50
A. M. Troop	08/26/20	Daily mediation prep call (0.8); further revise and edit proposed NAS release language (0.3); circulate same to S. Gilbert, D. Molton, D. Nachman and G. Feiner for review and comment (0.1); follow up email exchanges preparing for (0.7) and participate in (1.6) omnibus hearing; confirm Thursday call with DOJ/HHS on abatement lists (0.1); email exchanges with NCSG HHS working group regarding same (0.1, 0.1); email exchange with Brown Rudnick and Gilberts about logistics for DOJ/HHS call (0.1, 0.1); email exchanges with R. Bass about hearing	9.40

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		and NAACP motion and stipulation (0.1, 0.1, 0.4); email exchange with Akin about maintaining Exhibit A to deposition protocol (0.1); email exchanges with K. Blake and S. Alexander about adding W. Merkelson to Exhibit A (0.1); email parties updated Exhibit A with W. Merkelson added (0.1); email exchange with K. Blake regarding same (0.1); email exchanges with NCSG discovery subgroup confirming sign off on deposition protocol (0.1); confirm to Akin sign off with M. Leventhal change to deposition protocol (0.1); review and confirm sign off on AHC proposed changes to deposition protocol (0.1); review email from E. Vonnegut confirming ability to share 2020 compensation program deck with NCSG (0.1); review same briefly (0.2); email compensation working group same under explanatory cover with initial observations and thoughts about strategy (0.2); email exchanges with T. O'Neill and A. Alfano about getting claims data on hospitals (0.1); participate in public side mediation strategy call about PIs and hospital joint proposal and next steps (2.0); email exchange with J. Knudson, H. Baer and M. Cyganowski about claims register reporting for state claims (0.1); review and circulate to discovery working group Davis Polk's request to extend deadline for producing DOJ materials (0.1); follow up email exchanges with discovery working group regarding same (0.1, 0.1); email exchange with CA about requested additions to Exhibit A (0.1); review and circulate as-order debtor discovery stipulation to discovery working group (0.1); review draft response to PIs and hospitals (0.2); email public side mediation group regarding same (0.1); email Davis Polk consenting to extended response deadlines on DOJ production and logs and requesting any category or other listing available (0.1); email exchange with D. Mosteller about MDL briefing for legal questions raised by Debtors to claims (0.1); email exchange with T. O'Neill about level of detail to be provided in response to Debtors' diligence on state consolidated claim (0.1); circulate updated exhibit A to deposition protocol (0.1); email exchange with AHC about providing names for Exhibit A (0.1); circulate receipts from states of research to Otterbourg (0.1);	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/26/20	Email exchanges about logistics and changing start times for D. Sackler deposition (0.1, 0.1, 0.1, 0.1);	0.40
A. V. Alfano	08/27/20	Attend call re HHS feedback on term sheet (partial)(0.6); emails with States re deposition access (0.1, 0.1, 0.1, 0.1, 0.2); confer with J. Sharp re protective order issues (0.1).	1.30
P. Ng	08/27/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	2.30
J. S. Sharp	08/27/20	Send emails to discovery group regarding deposition services (0.1, 0.1); send email to D. Nachman regarding 2004 authority (0.3); send email to Lexitas regarding deposition services (0.1); attend IAC diligence call (0.5).	1.10
J. S. Sharp	08/27/20	Review email from RBS and evaluate options for enforcement of 2004 discovery order (0.4); send email to A. Troop regarding RBS email (0.1); send email to discovery group regarding RBS response (0.1); send email to B. Murphy regarding First Interstate Bank subpoena (0.2); send email to Akin team regarding RBS response to 2004 subpoena (0.2); brief research regarding cost burden for subpoena compliance (0.4); call with B. Murphy regarding First Interstate Bank subpoena (0.4); send email to B. Murphy regarding TIN information (0.3); call with J. Rhea regarding 2004 subpoena for BNY Mellon (0.5); send email to J. Rhea regarding 2004 TIN information (0.4).	3.00
J. S. Sharp	08/27/20	Attend state coordination call.	1.00
A. M. Troop	08/27/20	Daily mediation prep call (0.8); review AHC Exhibit A list (0.1); email exchanges with discovery subgroup regarding same (0.1); email exchange with B. Edmunds about adding S. Tonnensen to Exhibit A (0.1); email exchange with S. Alexander confirming no comment to deposition plan from AHC (0.1); email exchanges with D. Nachman, G. Feiner and S. Alexander about agenda for semi weekly NCSG call (0.1, 0.1); email exchange with S. Alexander about 2020 compensation programs (0.1, 0.1); receive and review further markup to abatement lists from DOJ/HHS (0.2); email exchanges regarding same with HHS public side working group (0.1, 0.2); email exchange with NCSG HHS working group regarding same (0.1);	10.60



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		consider (0.2) and circulate HHS public side working group (0.1) S. Sanford's comments about deletion of "promising programs or strategies" by HHS; follow up email with MSGE HHS working group regarding same (0.1); email exchanges with M. Cyganowski and J. Donahue about potential other Brattle assignment (0.1); email Brattle regarding same (0.1); participate in video between DOJ/HHS and public side HHS working group on DOJ/HHS comments to abatement lists (1.0); follow up with HHS public side working group on next steps and revisions to document based on call (0.3); confer with J. Abrams about claim issues (0.3); further revise to include AHC and additional NCSG people and circulate Exhibit A to deposition protocol to parties with NCSG signoff (0.3); email discovery subgroup highlighting changes to Exhibit A (0.1); email AHC counsel about questions on sharing data with debtors (0.1); email exchange with A. Lees about revised Exhibit A to deposition protocol (0.1); email exchange with M. Burkart and J. Fiorentini regarding same (0.1); public side mediation strategy session (1.3); participate in state semi-weekly call (1.0); follow up email with D. Nachman and S. Alexander about discussion of tribal settlement during semi-weekly call (0.1); revise list of abatement issues (0.3); circulate same with proposed transmittal to DOJ/HHS to HHS public side working group (0.2); email exchange with G. Feiner et al reviewing status of Exhibit A to remote deposition protocol (0.1); confer with M. Cyganowski about status of AHC presentation on legal issues raised by PIs and Debtors (0.2); email exchange with J. Sharp and A. Alfano regarding same (0.1); review comments to revisions to abatement lists and draft transmittal to HHS/DOJ (0.1); revise transmittal and recirculate to HHS public side working group for final comment (0.2); review draft hospital term sheet (0.1); email public side mediation group regarding same (0.1); email exchanges with discovery subgroup (0.1, 0.1, 0.1) and C. Roush (0.1, 0.1, 0.1) to close loop on deposition protocol; follow up with D. Molton and S. Gilbert about proposed revision to hospital term sheet (0.1); confer with N. Alper about request for DC law on lost tax revenue as basis for a claim	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.2); email exchange with M. Cyganowski about attorney fee review issues in reaching settlements (0.1); email K. Maclay requesting J. Tapper's deck for earlier meeting (0.1); email exchange with S. Alexander about work streams for upcoming request to extend preliminary injunction (0.1); review ER doctors class certification motion (0.2); circulate same to class cert working group (0.1); email exchange with P. Thurmond about transmittal of revisions to abatement list to DOJ/HHS (0.1);	
A. M. Troop	08/27/20	Email exchanges with discovery working group about need for independent subpoenas to be issued by NCSG (0.2, 0.1, 0.1); email exchanges about Side B proposed changes to briefing schedule re privilege and logs (0.1, 0.1); email exchanges about break out rooms for D. Sackler deposition (0.1, 0.1, 0.1); email exchange with K. Eckstein about upcoming D. Sackler deposition (0.1); email exchanges confirming DOJ observing D. Sackler deposition (0.1);	1.10
A. V. Alfano	08/28/20	Emails with states regarding discovery.	0.74
P. Ng	08/28/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	1.40
M. Pettit	08/28/20	Create chart to track responses from states on research questions; update chart.	0.40
J. S. Sharp	08/28/20	Attend David Sackler remote deposition (8.5); send email to A. Troop regarding IAC discovery (0.1); send email to discovery group regarding IAC discovery (0.2).	8.80
A. M. Troop	08/28/20	Daily mediation prep call (0.4); email N. Alper 9th Circuit case on lost tax revenue as basis for claim (0.1); participate in most of public delegation mediation strategy session on next steps with hospitals and PIs (1.0); coordinate call with NCSG for Saturday, 8/29, on mediation issues and updates (0.3); email DPW about possible financial advisor presentation (0.1); confer with M. Huebner regarding same and case status next steps (0.4); email exchange with E. Vonnegut about financial advisor presentation (0.1);	2.40
A. V. Alfano	08/29/20	Attend call with states regarding mediation (1.5); revise settlement calculations (0.6).	2.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	08/29/20	Attend mediation status update Webex with NCSG members.	1.60
A. M. Troop	08/29/20	Email exchanges with D. Nachman preparing for NCSG call including additional documents (distribution spreadsheet and FTI presentation) for display (0.1, 0.2, 0.1); participate in NCSG mediation update and strategy call (1.4); email exchanges with E. Vonnegut about financial advisor and NCSG meeting (0.1);	2.00
A. V. Alfano	08/30/20	Emails to Prime Clerk re claims posting process (0.1, 0.1).	0.20
A. M. Troop	08/30/20	Confer with D. Nachman about mediation status, open MSGE issues, HHS status and next steps (0.3); review, edit and update Abatement Term Sheet (1.1); circulate same to D. Nachman under explanatory cover email (0.1); review email about upcoming MSGE meeting with mediators (0.1); review S. Gilbert summary of status with Pls (0.1); review draft PI term sheet (0.2); email S. Gilbert and public side mediation group regarding same (0.1); email exchanges with S. Alexander and PWSP team (0.1, 0.1, 0.1) and Prime Clerk (0.1, 0.1) on status of claims posting;	2.50
A. V. Alfano	08/31/20	Compile emails from states re claim research (0.1, 0.1, 0.1); forward transcript to S. Alexander (0.1); email from A. Troop re call with Purdue (0.1); review UCC letters to Sides B and A (0.6).	1.10
A. V. Alfano	08/31/20	Review D. Sackler deposition transcript (1.2); forward exhibits to AHC counsel (0.1).	1.30
P. Ng	08/31/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	0.70
J. S. Sharp	08/31/20	Review emails between Royer Cooper and Akin regarding IAC search terms and hit reports (0.4); send email to discovery team regarding IAC hit reports (0.1); review letter from M. Hurley to Debtors regarding privilege logs (0.4); review M. Hurley letter regarding Side B privilege issues (0.2); redact M. Hurley letter regarding Side B privilege issues per prior guidance from Side B (0.1); send email to Debtors' counsel regarding redaction of information in M. Hurley privilege log letter (0.2); send email to Side A counsel regarding redaction of	3.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		information in M. Hurley Side A privilege log letter (0.1); send email to Side B counsel regarding redaction of information in M. Hurley Side B privilege log letter (0.1); send email from K. Porter regarding D. Sackler testimony to discovery group (0.1); review M. Hurley letter regarding Side A privilege issues (0.2); review email from K. Fell regarding encrypted documents (0.1); work on deposition calendar (0.3); send email to M. Rundlet regarding deposition calendar (0.1); research regarding Side A presentations (0.3); send email to K. Blake regarding Side A presentations (0.1); download and process additional production from Side B (0.2); send email to P. Ng regarding additional production from Side B (0.1); send email to C. Oluwole regarding Debtors' designation of M. Hurley privilege order (0.1); send additional IAC search term hit report emails to discovery group (0.1).	
J. S. Sharp	08/31/20	Send email to J. Knudson regarding Purdue claims status.	0.20
J. S. Sharp	08/31/20	Send email to P. Rogers regarding Bank of America production (0.1); send email to S. Brickfield regarding Goldman Sachs production (0.1); process Wells Fargo production for distribution to Sackler counsel (0.7); send emails regarding Wells Fargo production to counsel for the Sacklers (0.2, 0.1); send email to M. Pettit regarding WFA production deadline (0.1); send email to D. Park regarding WFA production (0.1); call with F. Bader at BNP Paribas regarding subpoena (0.2); research regarding effective service of subpoena directed at foreign entity per questions from BNP Bader (1.1); send email to S. Kline regarding UBS production (0.1); send email to discovery team regarding BoA production (0.1); review and process BoA production (0.2); send emails regarding BoA production to counsel for the Sacklers (0.2, 0.1).	3.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	08/31/20	Daily mediation prep call (0.9); finalize language for claims on Prime Clerk website with M. Cyganowski (0.2); attention to protocol with debtors (0.2); email exchanges about meeting with Debtors (0.1, 0.2, 0.2); review email from S. Gilbert about extension of mediation deadline (0.2); email exchanges with D. Molton regarding same (0.2); confer with D. Nachman regarding same (0.2); email exchanges about next steps with NAACP with NCSG NAACP working group (0.2, 0.1, 0.1, 0.1); email exchanges with AHC about next steps with NAACP (0.2);	3.10
Total Hours:			471.94
Total Fees:			\$424,551.65

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	65.94	\$ 684.25	\$ 45,119.53
R. A. Bernardo	2.10	306.00	642.60
P. Ng	15.30	314.50	4,811.85
M. Pettit	14.40	552.50	7,956.00
J. S. Sharp	143.60	735.25	105,582.03
A. M. Troop	230.60	1,129.40	260,439.64
<b>Total:</b>	<b>471.94</b>		<b>\$424,551.65</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
08/23/20	Task E103 - Document Processing	Summary	\$220.80
08/31/20	Task E124 - Litigation Support	Summary	1,454.40
	(hosting charge)		
08/18/20	Task E108 - Postage	Summary	101.80
08/28/20	Task E123 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4505907; DATE: 8/28/2020 Certified Transcript of US	105.60

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Bankruptcy Southern Dist. of NY hearing,  
8/26/20, A. Alfano

**Total Disbursements: \$1,882.60**

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Deposition/Transcript	105.60
Document Processing	220.80
Litigation Support (hosting charge)	1,454.40
Postage	101.80
<b>Total:</b>	<b>\$1,882.60</b>

**Total Due For Matter 0000001: \$426,434.25**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

September 29, 2020  
Invoice No. 8363611  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 424,551.65	\$ 1,882.60	\$ 426,434.25
<b>Total This Invoice:</b>	<b>\$ 424,551.65</b>	<b>\$ 1,882.60</b>	<b>\$ 426,434.25</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
Total Prior Outstanding		\$0.00	\$0.00	\$0.00
Total Amount Outstanding				\$426,434.25

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

October 30, 2020  
Invoice No. 8369345  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through September 30, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 398,678.87	\$ 8,100.69	\$ 406,779.56
<b>Total This Invoice:</b>	<b>\$ 398,678.87</b>	<b>\$ 8,100.69</b>	<b>\$ 406,779.56</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8363611	09/29/20	\$426,434.25	\$113,631.64	\$312,802.61
Total Prior Outstanding		\$426,434.25	\$113,631.64	\$312,802.61
Total Amount Outstanding				\$719,582.17

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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## Purdue Pharmaceuticals

For Professional Services Rendered and Disbursements Incurred Through September 30, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	09/01/20	Emails to Side A and B re net asset presentations (0.3)	0.30
A. V. Alfano	09/01/20	Emails with NY AGO to troubleshoot access to financial institution discovery (0.1, 0.1, 0.1).	0.30
A. V. Alfano	09/01/20	Email from A. Troop re PI extension update (0.2); call with NCSG states re PI extension (0.7); review agenda materials for today's NCSG call (0.3); brief review of ABI article re racial disparities in bankruptcy in light of NAACP filings (0.1); circulate mediation extension order to NCSG core states (0.1); emails from A. Troop re depositions (0.1, 0.1, 0.1).	1.70
P. Ng	09/01/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	0.70
J. S. Sharp	09/01/20	Download and process additional production from UBS (0.1); send emails regarding UBS production to counsel for the Sacklers (0.2, 0.1); send email to K. Porter regarding financial institution subpoena enforcement in Jersey (0.1);	0.50
J. S. Sharp	09/01/20	Send email to P. McManus regarding Side B production (0.2); send email to H. Williford regarding Side A privilege letter (0.1); send email to discovery group regarding UCC privilege letters (0.3); review Stuart Baker hit report (0.2); confer with A. Alfano regarding Sackler financial presentations (0.1); research regarding Side B financial presentation (0.3);	1.20
J. S. Sharp	09/01/20	Send email to A. Troop regarding Debtors' response regarding claim information request (0.4); participate in Webex call with G. Feiner, S. Alexander, N. Nachman, U. Khan, A. Troop, and A. Alfano regarding PI extension (0.7); participate in state coordination call (1.1).	2.20
A. M. Troop	09/01/20	Review and respond to email from B. Edmunds about mediation status and upcoming NCSG meeting (0.1); participate in daily mediation prep call (1.0); email exchange with AHC counsel about T. Miller deck (0.1);	9.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email exchanges with PWSP team about DPW response to request for claims data and potential responses (0.2, 0.1); detailed email to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about issues beyond preliminary injunction for discussion with background and analysis: debtor diligence on consolidated claim and NAACP (0.6); review D. Nachman email to NCSG NAACP working group about status (0.1); review and circulate article on racial disparities in bankruptcy cases to NCSG NAACP working group (0.1); confer with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team about Preliminary Injunction expiration and conference with M. Huebner, debtor diligence into consolidated claim and NAACP (0.6); email exchange with J. Donahue and circulate to M. Cyganowski agenda for Damages Committee call (0.1); review mediation extension order (0.1); email G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team observations regarding same (0.1); participate in Damages Committee call (0.9); confer with M. Cyganowski about Brattle, debtor presentation, next steps (0.2); email exchange with J. Abrams about disclaimer for any data sharing with Debtors (0.1); email exchange with G. Feiner about data sharing with Debtors about claims (0.1); follow up with G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team on earlier call, the Damages Committee call and anti-discrimination language for abatement term sheet (0.2); email exchange with P. Grossman about North Dakota district court decision (0.2); review emails with debtors and among members of the NCSG discovery working group on debtor delivery of PEO without view only restrictions consistent with deposition protocol (0.1); email NCSG discovery working group thoughts regarding same (0.1); review replies and email J. Sharp about confirming proposed process with Debtors (0.1); review accumulated states responses on legal research regarding claims (0.6); follow up with M. Cyganowski on protocol for debtor diligence on claims (0.1); review emails from T. O'Neill (0.1, 0.1), S. Ellis (0.1), D. Mosteller (0.1) about NAACP, emails with NAACP working and mediation negotiation subgroups regarding same (0.1, 0.1); review hearing	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		notice on ER class cert motion and circulate same (0.1); email AHC, MSGE and Debtors regarding same (0.1); email exchanges with U. Khan about ER class cert motion and input from F. Hyde (0.1, 0.1); participate in NCSG semi-weekly meeting (1.1); further revise information sharing protocol (0.1); forward comments to M. Cyganowski (0.1); email J. Donahue regarding same (0.1); confer with T. O'Neill about NAACP issues (0.1); email follow up exchange (0.1); email exchange with T. O'Neill about blank in abatement lists (0.1); email exchanges with L. Phillips, AHC, MSGE and Debtor about NAACP call (0.1, 0.1); email NAACP working group regarding the same (0.1);	
A. M. Troop	09/01/20	Email exchanges with Akin and NCSG discovery working group about UCC proposed revisions to briefing schedule in response to Side B response (0.1, 0.1); email exchanges regarding logistics for M. Sackler deposition (0.1, 0.1, 0.1, 0.1);	0.60
A. V. Alfano	09/02/20	Emails with States re database access (0.1, 0.1).	0.20
A. V. Alfano	09/02/20	Forward multiple States research requests to M. Pettit (0.1, 0.1); confer with A. Troop re information sharing protocol (0.1, 0.1); revise information sharing protocol/draft acknowledgment to confidentiality provisions (1.0); send to A. Troop with cover explanation (0.1).	1.50
J. S. Sharp	09/02/20	Attend M. Sackler remote deposition.	5.90
A. M. Troop	09/02/20	Email exchange with A. Alfano about T. O'Neill document request (0.1); daily mediation prep call (0.7); review competing language for OK issue for Abatement Term Sheet (0.1); email exchanges with M. Cygnowski, J. Feeney, J. Donahue, and PWSP team about comments received to information sharing protocol from Maine, DE and VT (0.1); consider comments by FL relayed through D. Nachman to OK issue for Abatement Term Sheet and options (0.2); revise footnote 1 of Abatement Term Sheet trying to bridge gaps between CSG and MSGE (0.1); email same to D. Nachman under explanatory cover email (0.1); review and circulate to Otterbourg, J. Donahue and PWSP team B. DeLange question about information sharing protocol with debtor and respond to same (0.1); confer with M. Cyganowski about protocol, preparing for	7.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		meeting with debtors on proof of claim issues and mediation (0.2); email exchanges with T. Bashere about comments to information sharing protocol (0.1); email exchange with M. Quirk about restricting access to data by debtors (0.1); follow up with M. Cyganowski on status of revisions to debtor protocol and email A. Alfano regarding updating the protocol (0.1); email Brattle, J. Donahue and AHC counsel about process for sharing documents with Debtors' advisors (0.1); confer with Kramer, Otterbourg and Brown Rudnick to prepare for conference with Debtors' lawyers on state claim (0.2); meet with Debtors' lawyer regarding same and next steps for diligence (1.0); consider pitfalls of debtors' proposal on next steps and process (0.1); email exchanges with AHC counsel about completed call with Debtors' advisors and issues with debtors' proposed process for claims (0.1); review email from M. Dean with proposed carve out for protocol (0.1); email exchanges (0.1) and confer (0.1) with M. Cyganowski regarding same and status; review email exchanges among NCSG NAACP working group about proposed responses to NAACP (0.2); synthesize and edit same into draft transmittal to AHC and MSGE (0.1); email exchanges with NCSG NAACP working group regarding same (0.1); revise, finalize and forward same to AHC and MSGE members of public mediation group (0.1); email mediation negotiating and NCSG NAACP working group about upcoming mediation call on PIs and NAACP, upcoming M. Sackler deposition, NAACP status and call with AHC, and meeting with Debtors and AHC about Debtors diligence process for state claims and related issues (0.2); email exchange with D. Nachman about status of Abatement Term Sheet (0.1); email NCSG NAACP working group about holding time for NAACP call with L. Phillips (0.1); revise, finalize and forward NCSG thoughts on NAACP requests to AHC and MSGE members of public mediation group (0.1); participate in public side mediation group strategy session (1.9); email G. Feiner current shared Abatement Term Sheet modified for HHS revisions to list of abatement programs (0.2); email exchange with M. Cyganowski about W. VA comment to protocol (0.1); consider same	

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		and further revise protocol (0.1); email revised protocol to M. Cyganowski and A Alfano for review and comment (0.2); review email from M. Huebner following up on preliminary injunction issues (0.1); email outline of strategy to G. Feiner, S. Alexander, U. Khan, D. Nachman and PWSP team regarding upcoming request to extend the PI (0.1);	
A. M. Troop	09/02/20	Continued attention to logistics and prep for M. Sackler deposition (0.2); email exchanges with M. Rundlet and J. Sharp about log issues (0.1); observe most of M. Sackler deposition during US ET on 9/2 (5.0);	5.30
A. V. Alfano	09/03/20	Attend semi-weekly NCSG state call (0.8); draft email request to expand non-view only access to PEO information (0.5); create distribution list for email (0.2); send revised information sharing protocol to A. Troop (0.1); email from A. Troop re preliminary injunction update (0.1); review draft mediation legal issues presentation (0.5); attention to revised information sharing protocol (0.3).	2.50
P. Ng	09/03/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	1.50
J. S. Sharp	09/03/20	Continued attendance at M. Sackler remote deposition (2.0); download and process productions from Haug Partners (1.1); send email to H. Williford regarding status of Side A PEO production (0.1); send email to G. Feiner regarding status of Side A PEO production (0.1); send email to G. Feiner regarding status of discovery from counsel to non-Sackler Purdue directors (0.1); send email to M. Herrington regarding discovery from counsel to non-Sackler Purdue directors (0.3); send email to P. Ng regarding PEO document inquiry from P. McManus (0.1); download and process production from UCC (0.3).	4.10
J. S. Sharp	09/03/20	Attend discovery committee call (1.0); attend state coordination call (0.9); attend coordination call with UCC's advisors (1.0).	2.90
A. M. Troop	09/03/20	Observe remainder of M. Sackler deposition (1.7); conference call with Brattle, M. Cyganowski, J. Donahue about potential other engagement for Brattle (0.5); email	8.40

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		with NCSG NAACP working group about proposed 9/4 call with NAACP (0.1); participate in daily mediation prep call (0.8); email exchange with A. Preis about status and setting up a call (0.1); email exchange with J. Donahue about sharing draft legal diligence presentation with damages committee and messages for distribution (0.2); review draft legal presentation (0.7); review Debtor's list of legal issues for claims' review (0.1); email exchange with AHC counsel regarding same (0.1); email M. Cyganowski and A. Alfano about status of debtor information sharing protocol (0.1); email AHC counsel and J. Donahue thoughts about legal presentation draft on claims and next steps (0.2); follow up email exchanges with AHC counsel and J. Donahue about scheduling follow up call to prepare for Damages Committee call on Tuesday (0.1); email exchange with S. Alexander, G. Feiner, U. Khan, D. Nachman and PWSP team about next steps on preliminary injunction extension and strategy (0.1); email exchanges with S. Alexander, B. O'Neil and PWSP team about PEO treatment for depositions and expanding Exhibit A (0.1); Confer with A. Preis about preliminary injunction, discovery, plan, and related strategies (0.6); confer with S. Alexander regarding same and upcoming NCSG call (0.3); participate in semi-weekly NCSG call (0.9); participate in discovery update call with NCSG discovery working group and UCC (1.0); email exchanges with M. Cyganowski and A. Alfano about obtaining AG sign off on additional changes to debtor information sharing protocol (0.1, 0.1); email exchange with M. Cyganowski and PWSP team about Debtor sharing some claims data (0.1); email states revised debtor information sharing protocol for review and comment (0.2); review and revise draft email to discovery protocol parties about revisions to Exhibit A (0.1); email exchanges with A. Alfano and J. Sharp regarding same (0.1);	
A. V. Alfano	09/04/20	Send non-view only access request to case constituencies (0.2); emails re 2020 compensation program (0.1, 0.1, 0.1); email from Sackler Side B re depositions (0.1); emails from A. Troop re mediation (0.1, 0.1).	0.80
P. Ng	09/04/20	Analyze various production documents (RSF prefixes) to	0.70

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		determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	
J. S. Sharp	09/04/20	Send emails to P. Ng regarding Side A production (0.2, 0.1); send email to A. Troop and A. Alfano regarding deposition scheduling (0.1); send email to UCC's counsel regarding deposition letter from Side B (0.1); send email to G. Feiner, S. Alexander, and P. McManus regarding Side A production (0.1);	0.60
J. S. Sharp	09/04/20	Download and process production from the Bank of Oklahoma (0.2); send emails to Sacklers' counsel regarding Bank of Oklahoma production (0.2, 0.1); download and process Goldman Sachs production (0.3); send emails to S. Brickfield regarding issues downloading production (0.1, 0.1); send emails to Sacklers' counsel regarding Goldman Sachs production (0.2, 0.1);	1.30
J. S. Sharp	09/04/20	Participate in call with UCC advisors regarding Debtor depositions (0.4); participate in call with the Debtors' counsel regarding Debtor depositions (0.4).	0.80
A. M. Troop	09/04/20	Email exchanges with A. Alfano and J. Sharp about additions to Exhibit A to deposition protocol (0.1); daily mediation prep call (1.0); email NCSG compensation program working group regarding status (0.1); email exchange with E. Vonnegut regarding same (0.1); email exchanges with NCSG NAACP working group about upcoming call with mediators, NAACP, AHC and MSGE (0.1, 0.1); email exchanges with S. Gilberts, D. Molton and D. Nachman re email from L. Phillips' office about upcoming NAACP call (0.1); email NCSG NAACP working group regarding same (0.1); confer with M. Huebner about status, mediation, preliminary injunction, reorganization plan options (0.7); analyze S. Alexander question about OK and avoidance action possibilities (0.3); email S. Alexander initial conclusions (0.3); follow up email exchange with S. Alexander regarding same (0.2); confer with NAACP, AHC, MSGE, NCSG and L. Phillips (0.8); email exchanges with Brattle, J. Donahue and M. Cyganowski about next steps with debtors on claims and Brattle's potential engagement (0.1); email exchange with M. Cyganowski confirming no comments	5.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		from States on revised information protocol with Debtors (0.1); email J. Donahue regarding same (0.1); confer with D. Nachman about mediation status and related issues (0.3); follow up email exchange with NCSG NAACP working group about call with NAACP and options for data tracking (0.2); confer with UCC and NCSG discovery subgroup in advance of calls with debtors on discovery schedule (0.5); confer with debtors, UCC and discovery subgroup regarding same (0.2); email exchanges with S. Alexander (0.1) and M. Van Eck (0.1, 0.1) about proposed 2020 compensation programs; review update from S. Gilbert on status of negotiation with Personal Injury plaintiffs (0.1);	
A. M. Troop	09/04/20	Review M. Leventhal letter about depositions (0.1); email exchange with discovery working subgroup regarding same (0.1); email J. Sharp regarding same (0.1); email exchanges with J. Sharp about email/letter from RBC (0.1); confer with P. Friedman who is appearing for RBC (0.1); email RBC in-house counsel E. Levene, P. Friedman and J. Sharp regarding same (0.1);	0.60
A. M. Troop	09/06/20	Email exchanges with A. Preis regarding 2020 compensation plans (0.1); participate in call with MSGE and AHC on open term sheet issues (1.1); email exchange with M. Cyganowski about OK issues and information sharing protocol with debtors (0.1, 0.1); email information sharing protocol with debtors to debtors for review (0.1); draft proposed language to bridge OK/KY issues for consideration (0.1); email exchanges with D. Nachman and S. Gilbert regarding same (0.1, 0.1);	1.80
A. M. Troop	09/07/20	Review 2020 compensation program presentation from Debtors (0.3); Email exchange with A. Preis (0.1) and confer (0.5) about debtors' proposed 2020 compensation plans; review email from D. Consla with additional information (0.1); email D. Consla about re-designation to allow NCSG members to have hard copies of data (0.1); detailed email to NCSG Compensation Plan working group on call with A. Preis, issues, analysis and next steps (0.8); review E. Vonnegut email about checking on compensation data being made available to NCSG members, R. Ringer email on combined effort and circulate both to NCSG compensation working group	2.30



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A. V. Alfano	09/08/20	under explanatory cover email (0.1); email exchanges with S. Gilbert et al about Tuesday call on Personal Injury mediation status (0.1, 0.1, 0.1) Attend semi-weekly NCSG call (1.0); attend State claim presentation call (partial) (1.0); emails with J. Sharp, UCC and D. Mosteller re IAC investigation (0.2, 0.2, 0.2); follow up email with H. Williford re net asset presentation access (0.1); review semi-weekly call agenda items (0.3); review 2020 compensation materials (0.6).	3.60
P. Ng	09/08/20	Download supplemental RSF productions from sFTP and extract to network location for J. Sharp's review.	1.40
J. S. Sharp	09/08/20	Send email to A. Troop regarding call with IAC's on 30(b)(6) depositions (0.1); send emails to discovery group regarding call with IACs (0.1, 0.1); send email to A. Alfano regarding DLA Piper report on IACs per request from D. Mosteller (0.6); send email to A. Troop and A. Alfano regarding DOJ stipulation (0.2); send email to M. Rundlet regarding MNC production (0.1); send email to M. Hirschfield regarding IAC production requests (0.9); participate in working group call with AHC and NCSG representatives regarding state claim presentation (partial) (0.8); participate in state coordination call (1.0); send email to M. Skapof regarding IAC production (0.2); IAC research per D. Mosteller inquiry regarding IACs (0.2); send email to M. Rundlet and D. Mosteller regarding IACs (0.1); send email to J. Richards regarding Master IAC List (0.1); review letter from J. McClammy to M. Hurley regarding Debtors' privilege (0.2); send J. McClammy letter to discovery group (0.1); review wages motion diligence materials (0.4).	5.20
J. S. Sharp	09/08/20	Update and revise distribution list for financial institution subpoena emails per email from A. Dawson (0.2); send email to A. Dawson regarding additions to distribution list (0.1).	0.30
J. S. Sharp	09/08/20	Review emails from P. Ng regarding Side A production (0.1, 0.1); research issues raised in P. Ng's email regarding Side A production (0.7); send emails to P. Ng regarding Side A production (0.3, 0.1).	1.30
A. M. Troop	09/08/20	Evaluate S. Gilbert summary of Personal Injury claimants' negotiation status (0.2); email S. Gilbert regarding same (0.1); participate in daily mediation prep call (1.1); email	7.20

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		<p>exchanges regarding meeting with UCC and AHC about proposed 2020 Compensation Programs (0.1, 0.1); review email from Debtors about designation compensation materials Highly Confidential subject to DOJ stip limitations (0.1); email compensation working group about document designation issues and scheduling meeting with UCC and AHC (0.1); email exchanges with J. Donahue and D. Nachman about upcoming calls regarding Personal Injury status, preparing for next meeting with debtors about claims, and damages committee meeting (0.1, 0.1, 0.2, 0.1, 0.1); email exchange with PA about personal injury claimants status and proposal (0.1); email R. Ringer about inviting MSGE to 2020 Compensation programs meeting with UCC (0.1); participate in call with public side mediation teams on status of each group and response to the personal injury claimants (1.0); email exchange with G. Feiner about status of materials regarding 2020 compensation programs (0.1); email exchange with M. Van Eck about ways to memorialize agreements and confirm (within rules) support of creditor groups (0.3); confirm with A. Alfano and J. Sharp that all states have signed up to DOJ document stipulation (0.1); email D. Consla, et al confirming that DOJ limitations will apply to Compensation program data (0.1); circulate data to compensation working group with copy of DOJ limitations (0.2); participate in conference with J. Donahue and AHC counsel about power point presentation on legal basis for states' claims and next steps (1.0); participate in semi-weekly NCSG meeting (1.1); review email exchanges among B. Edmunds, G. Feiner and S. Alexander about personal injury claims (0.1); email exchanges with B. DeLange and D. Nachman in response to B. DeLange questions on personal injury claims (0.1, 0.2); review email from A. Preis about late-filed municipal claims and email G. Feiner et al regarding same and issues (0.1); email exchange with M. Van Eck about abatement term sheet status (0.2);</p>	
A. M. Troop	09/08/20	<p>Email exchanges with J. Sharp about IAC meet and confer (0.1, 0.1); review M. Hurley draft response to M. Leventhal about deposition issues and circulate same to</p>	0.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		discovery working subgroup (0.1); review responses regarding same and confirm next steps (0.1); revise draft letter to M. Leventhal (0.1); forward same to M. Hurley et al under explanatory cover email (0.1);	
A. V. Alfano	09/09/20	Emails results of IAC inquiry to D. Mosteller.	0.20
A. V. Alfano	09/09/20	Revise list of non-view only access individuals (0.2); confer with M. Pettit re same (0.1); emails with P. McManus to get non-view only access for additions to list (0.1); email to J. Sharp re deposition transcripts (0.1); email revised list to case constituencies after expiration of the objection deadline (0.1).	0.60
P. Ng	09/09/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	2.40
J. S. Sharp	09/09/20	Send email to J. Richards regarding IAC list (0.1); review IAC master list (0.4); send email to M. Skapof and M. Hirschfield regarding confidentiality of IAC Master List (0.9); send email regarding IAC master list to D. Mosteller and M. Rundlet (0.1); review email and related materials regarding FDA meeting on reformulated OxyContin (0.6); revised draft of Information Sharing Protocol (0.3); send email to M. Vac Eck regarding IAC designations (0.4); participate in discovery committee meeting (0.9); send email to A. Troop regarding IAC meet and confer (0.1); participate in IAC meet and confer (0.5); review emails from M. Feezell at Paul Hastings regarding Purdue Board member document production (0.3); send email to P. Ng regarding Purdue Board member document production (0.1); spot-check production for confidentiality (0.4); send emails to S. Alexander regarding claims information from the Debtors (0.1, 0.1); send emails to A. Alfano regarding IAC investigations (0.1, 0.1, 0.1); send deposition schedule to discovery committee (0.1).	5.70
J. S. Sharp	09/09/20	Send email to M. Pettit regarding call from BOK.	0.10
J. S. Sharp	09/09/20	Download and process additional production from Side B (0.8); send email to P. Ng regarding upload and transfer of additional Side B production to P. McManus for upload into Everlaw (0.2); send email to M. Grier at Milbank regarding OPEO documents in Sept. 8 production (0.1);	2.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	09/09/20	<p>review letters from J. Ball regarding privilege issues (0.3) and distribution summary chart (0.1); review Side A distribution summary chart (0.4); send Side A correspondence and distribution summary chart to discovery working group (0.2).</p> <p>Participate in daily mediation call (0.8); email exchange with D. Nachman about OK and KY language for abatement term sheet (0.1); email exchanges about next steps with NAACP (0.1); consider draft settlement term sheet with Personal Injury claimants (0.3); draft revised definition of PI claimants and forward to S. Gilbert under explanatory cover email (0.2); review letter regarding late-filed claim (0.1); forward same to S. Gilbert under explanatory cover email and relation to comments to PI claimant term sheet (0.1); email exchanges with B. DeLange, D. Nachman, S. Zanzig and J. Hochberg about Idaho's support of PI Claimants' term sheet (0.1); review Debtors' comments to information sharing protocol on claims (0.1); email exchanges with J. Donahue and AHC counsel regarding same (0.1, 0.1, 0.2); email exchanges about next meetings on debtor presentation and NAACP meeting (0.1, 0.1); confer with Brattle, M. Cyganowski and J. Donahue about scope of Brattle's engagement (0.8); confer with D. Nachman about status and staffing (0.3); email exchange with G. Feiner, S. Alexander and D. Nachman about prior email exchange with S. Gilbert on PI Claimant term sheet comments (0.1); email exchange about regarding Brattle (0.1); participate in part of call with health experts on abatement (0.6); email exchanges with G. Feiner, S. Alexander, D. Nachman and U. Khan about late filed municipal claims (0.1, 0.2); confer with J. Donahue and M. Cyganowski about Brattle and status of presentation materials for debtors (0.2); confer with M. Huebner about PI process (0.1); participate in Public side call about NAACP (1.2); email exchange with T. O'Neill about revising term sheet based on NAACP call (0.1); revise same (0.4); email exchanges with T. O'Neill regarding revisions (0.1, 0.1); draft proposed transmittal of same for M. Leftwich and AHC counsel and circulate same to T. O'Neill and D. Nachman for comment (0.2); circulate filed 2020 Compensation motion under</p>	7.40

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A. M. Troop	09/09/20	explanatory cover email (0.2); email exchange with A. Alfano about the objection deadline (0.1); Review letter from M. Leventhal about deposition issues in response to M. Hurley letter and circulate same to discovery working group (0.1); attention to designation letters and circulating same (0.2, 0.1, 0.1);	0.50
A. V. Alfano	09/10/20	Emails from A. Troop re wage motion (0.2), Sackler "off-ramp" (0.1); and privilege issues (0.1).	0.40
P. Ng	09/10/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	1.30
J. S. Sharp	09/10/20	Review Side B's proposed transcript designations for D. Sackler and M. Sackler depositions and prepare analysis of potential challenges to designations (2.8); send email to A. Troop regarding proposed challenges to Side B transcript designations (0.2); review Side B production and remove OPEO designated files per guidance from Side B (1.1); send email to J. Doherty regarding NCSG access to PEO materials for II-Way entities (0.4); send email to G. Feiner regarding NCSG PEO access from II-Way entities (0.1); send email to K. Porter regarding proposed challenges to Side B transcript designations (0.1); work on transmitting IAC discovery productions to NCSG database per approval for PEO production from IAC's counsel (0.8); send email to J. Latsko regarding 5th IAC production (0.1, 0.1); send emails to P. Ng regarding transfer of PEO productions to P. McMangus for upload to NCSG database (0.3, 0.1); transfer Side B production for upload to NCSG database (0.3).	6.40
J. S. Sharp	09/10/20	Send email to B. Anirudh regarding Credit Suisse financial institution subpoena (0.1); send email to P. Friedman regarding call to discuss RBC financial institution subpoena (0.1).	0.20
J. S. Sharp	09/10/20	Participate in call with NCSG, UCC, and AHC regarding Debtors' retention plans (1.0); participate in NCSG state coordination call (1.0); participate in UCC/NCSG discovery coordination call (0.7).	2.70
A. M. Troop	09/10/20	Email exchange about weekly NCSG/UCC meeting (0.1); participate in daily prep call (0.9); email exchange with T.	10.50

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		O'Neill and D. Nachman about AHC status on NAACP (0.1); follow up on revised power point for debtor presentation on 9/16 with J. Donahue (0.1) and R. Ringer (0.1); receive revised power point and email J. Donahue and AHC counsel about process and timing for distribution to States (0.1); email AHC counsel and J. Donahue about 9th Circuit case on lost tax revenue (0.1); review and consider revised debtor presentation on legal basis for claims (0.6); confer with D. Nachman about mediation issues, upcoming likely challenges and next steps (0.2); email S. Alexander, G. Feiner, U. Khan, D. Nachman and PWSP team about Debtors' proposed 12/15 end date for Sackler Preliminary Injunction (0.1); email exchanges with D. Molton et al about AHC status on NAACP (0.1, 0.1); email exchanges with D. Nachman regarding same (0.1); confer with D. Molton regarding same (0.1); forward D. Molton NAACP language for consideration (0.1); email T. O'Neill et al about AHC status on NAACP (0.1) participate in call with AHC counsel and J. Donahue about upcoming damages committee meeting and revised presentation for debtors (0.5); participate in damages committee call (0.9); email exchange with D. Molton about language for NAACP issues and status (0.1); review emails between WA and PA about documents for presentation to debtors (0.1); email exchanges with N. Mara regarding same (0.1, 0.1); further emails with T. O'Neill and D. Nachman about AHC status and call with D. Molton (0.1); participate in 2020 Compensation Program call with AHC, UCC and NCSG (1.1); participate in state/municipality call about NAACP (1.0); participate in mediation call with NAACP and States (1.0); participate in semi-weekly NCSG call (1.0); participate in weekly update call with NCSG and UCC (0.9); gather and circulate to D. Nachman and T. O'Neill NAACP correspondence, issues list and proposed language options (0.2); email exchange with M. Van Eck about 2020 Compensation plan strategies (0.1); consider common goal language for underserved communities and circulate initial thoughts for consideration to T. O'Neill, S. Alexander and D. Nachman (0.2); review further emails regarding same (0.1);	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	09/10/20	Review voice mail and email with A. Bansal for Credit Suisse about subpoena (0.1); email exchange with J. Sharp about PEO/OPEO designations for D. Sackler and M. Sackler transcripts (0.2);	0.30
A. V. Alfano	09/11/20	Prepare for and attend call with J. Sharp re Channel Islands subpoena.	0.50
A. V. Alfano	09/11/20	Email from S. Alexander re claims posting (0.1); confer with J. Sharp re same (0.1).	0.20
P. Ng	09/11/20	Analyze various production documents (RSF prefixes) to determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request.	1.70
J. S. Sharp	09/11/20	Call with A. Bansal regarding financial institution subpoena (0.2); call with P. Friedman regarding service of subpoena on RBC (0.2); research regarding service under the Hague convention (1.9); send emails to E. Parlar regarding service of financial institution subpoenas in the Channel Islands (0.2, 0.1); send email to M. Pettit regarding return of RBC subpoena (0.1); participate in call with UBS counsel regarding subpoena compliance (0.1); call with A. Alfano regarding service of financial institution subpoenas (0.5);	3.30
J. S. Sharp	09/11/20	Participate in call with UCC and Debtor advisors regarding 30(b)(6) (0.5); research and send email to A. Troop regarding Roncalli deposition (0.3); send email to A. Alfano regarding claim information (0.1); review correspondence from F. Bladeau regarding abatement plan (0.2);	1.10
J. S. Sharp	09/11/20	Call with P. Ng regarding document production from the IACs and Side B (0.3); review revised stipulation from the UCC (0.2); send emails to A. Troop (0.1, 0.1) and discovery group regarding revised stipulation (0.1).	0.80
A. M. Troop	09/11/20	Participate in daily mediation prep call (1.0); email exchange with D. Nachman about potential NAACP language for the abatement term sheet (0.1); email debtors to schedule an update call (0.1); confirm 1:30 call and schedule same (0.1); email exchanges with discovery group about upcoming call with debtors on 30(b)(6) issues (0.1); review (0.2) and email exchanges with NCSG team about mediators' proposal for IPSD (0.1, 0.1); email	10.70

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		exchanges with T. O'Neill, S. Alexander, D. Nachman, G. Feiner and U. Khan about NAACP language and next steps (0.2); review responses from Public Side regarding mediators' proposal for IPSD (0.1, 0.1); email exchange with D. Nachman and J. Fiorentini regarding same (0.1); email exchanges with M. Rundlet (0.1, 0.1) and with J. Sharp (0.1) about A. Roncalli, S. Baker and debtor depositions (0.1); review letter from NAACP (0.2); email exchanges regarding same with Public Side mediation team and follow up (0.1, 0.2, 0.1, 0.1); email exchange with G. Feiner about claims posting by Prime Clerk (0.1); review (0.2) and circulate (0.1) emails from B. DeLange about NAACP and health equity language; review Brown Rudnick comments to Personal Injury term sheet and further modify same (0.6); email same to Brown Rudnick and Gilbert under explanatory cover email (0.1); email same to NCSG mediation negotiating team (0.1); review S. Gilbert comments to revisions to Personal Injury term sheet and circulate same to NCSG mediation negotiating team (0.1); email exchange with J. Sharp about status of revised stipulation of discovery deadlines and briefs (0.1, 0.1); email exchange with NCSG compensation working group about confirming approach to 2020 compensation motion to bifurcate insider and non-insider requests (0.1); draft potential mediators' report for filing with the court (5.2); circulate same to D. Nachman, S. Gilbert and D. Molton under detailed explanatory cover email (0.2); email UCC and AHC counsel about approach to 2020 Compensation Plan motion (0.1); review G. Feiner follow up email regarding same (0.1); review latest email exchange with NAACP and email S. Gilbert regarding same (0.1);	
A. M. Troop	09/11/20	Email exchanges about IAC Document review memo (0.1, 0.1);	0.20
A. M. Troop	09/12/20	Participate in call with PA and MA about 9/16 presentation to debtors (0.4); review comments regarding mediators' report from G. Feiner and S. Alexander (0.2); revise same (0.7); email exchanges with G. Feiner, S. Alexander and D. Nachman regarding same (0.1); forward same to S. Gilbert and D. Molton under explanatory cover (0.1); review Project Catalyst papers received from	2.80



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		Debtors (0.2); email summary of same given certain PEO restrictions to S. Alexander, G. Feiner, D. Nachman, U. Khan and PWSP team regarding same and next steps (0.2); confer with S. Gilbert about Personal Injury term sheet, PI group's reaction to various comments and next steps (0.2); review revised PI term sheet from S. Gilbert and edit PI Claimant definition (0.2); email S. Gilbert regarding same (0.1); follow up email exchange re project Catalyst with NCSG team (0.1); review S. Gilbert comments to revising to PI claimant definition and further revise same (0.2); email exchanges with UCC, AHC and Debtors' counsel regarding Sunday call on Project Catalyst (0.1);	
A. V. Alfano	09/13/20	Brief review of Side A net asset presentation just received from Side A counsel (0.3); email to H. Williford re same (0.1); email to new non-view only NCSG designees (0.1); email to B. O'Neil in response to question re net asset presentation (0.1); emails from A. Troop re discovery (0.1, 0.1, 0.1).	0.90
A. V. Alfano	09/13/20	Email to debtors re hospital and school district claims.	0.10
J. S. Sharp	09/13/20	Participate in call with UCC's advisors regarding debtors' KEIP/KERP plans.	0.80
A. M. Troop	09/13/20	Review proposed revisions from Personal Injury Claimants to term sheet and S. Gilbert's accompanying email (0.1); consider alternatives and options (0.2); draft detailed email to S. Gilbert regarding definition of PI Claimants and their proposed, unacceptable exclusion, and issues regarding and proposed changes to TDP section (0.4); review emails regarding Norton Rose search terms for debtors (0.2); email Akin and NCSG teams with proposed compromise on timekeeper data (0.1); follow up emails regarding same with M. Rundlet (0.1), D. Nachman (0.1) and M. Hurley (0.1); email exchanges with D. Nachman and G. Feiner about proposed language on KY and OK (0.1); email NCSG negotiating team and IL regarding same (0.1); respond to inquiry from M. Rundlet about Project Catalyst (0.1); revise draft mediators' report based on comments from Brown Rudnick and D. Nachman (0.5); circulate same to S. Alexander, G. Feiner, D. Nachman, S. Gilbert, D. Molton, G. Cicero and U. Khan under detailed explanatory cover email (0.2); review	7.00

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		follow up email from A. Preis on late-filed municipality claims and email exchanges with AHC and MSGE counsel regarding same (0.1, 0.1, 0.1); email exchanges with Akin about hot docs (0.1, 0.1); confer with Debtors, UCC and AHC and J. Sharp about Project Catalyst (0.5); confer with NCSG Compensation Working Group, AHC and UCC about 2020 Compensation plans, strategy and UCC's proposal for non-insiders (0.6); email exchange with G. Feiner and D. Nachman about including references to attorneys' fee in the mediators' report (0.1); email exchanges about possible revisions to mediators' report with S. Gilbert (0.1) and D. Molton/G. Cicero (0.1); follow up with M. Van Eck on 2020 Compensation programs and next steps (0.1); review McKinsey chronology and narrative from Akin (0.1); email exchange with Akin regarding same (0.1); email PWSP team about same and next steps to sharing with NCSG (0.1); review UCC's write up of suggested non-insider compensation approach (0.1); email NSCG compensation working group regarding same (0.1); email exchange with NCSG mediation negotiating team on status of mediators' report (0.1); review alternative streamlined letter version of mediators' report from Brown Rudnick and edit same (0.2); email same to S. Gilbert, Brown Rudnick, D. Nachman, G. Feiner and S. Alexander under explanatory cover email (0.1); review emails regarding mediators' request that parties agree on a report for submission (0.1); email exchanges regarding same and next steps with S. Gilbert, Brown Rudnick, D. Nachman, G. Feiner and S. Alexander (0.1, 0.1); forward most current draft of original version of mediators' report to Davis Polk (0.1); follow up email exchanges regarding same (0.1, 0.1); review finalized PI Claimants' settlement term sheet (0.2); email exchanges regarding same with Public Creditors (0.1) and S. Gilbert (0.1); review briefly current version of fact section for 9/16 presentation to debtors on legal basis for state claims (0.2); email exchange with N. Mara, S. Alexander, G. Feiner and J. Donahue regarding same (0.1); review amended discovery deadline and briefing schedule stipulation (0.1), email NCSG discovery group regarding same (0.1); review responses from NCSG on	

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		proposed KY and OK language (0.1); email exchange with S. Gilbert regarding same and lack of AHC consensus (0.1); review emails about status of Side A presentation on transfers and email PWSP team regarding same (0.1);	
A. M. Troop	09/13/20	Review G. Joseph email about D. Sackler deposition instructions and Akin's proposed response (0.2); email exchanges with NCSG discovery working group regarding same (0.1, 0.1, 0.1, 0.1);	0.60
A. V. Alfano	09/14/20	Review letter received from Sackler Side A (0.2); emails to H. Williford (Side A counsel) (0.1) and P. McManus (0.1) re Side A presentation non-view only access; review UCC response to Side A challenge to deposition questions and related correspondence among NCSG (0.2, 0.1, 0.1); emails re Side A non-view only productions (0.1).	0.90
A. V. Alfano	09/14/20	Letter from UCC to Debtors re privilege.	0.30
J. S. Sharp	09/14/20	Detailed review of letter from M. Hurley to J. McClammy regarding Debtors' privilege issues to determine whether redactions were necessary (0.7); send email to discovery working group regarding M. Hurley letter to J. McClammy (0.1); send emails to D. Mosteller regarding IAC issues (0.3, 0.1); send email to P. McManus regarding IAC Master List (0.2); send emails to M. Hirschfield regarding IAC Master List (0.1, 0.1); detailed analysis of information from the UCC regarding McKinsey to (i) determine whether documents references by the UCC were located in Everlaw and (ii) ensure no PEO documents were referenced to ensure compliance with the Protective Order (1.7); send email to A. Alfano regarding UCC McKinsey email (0.1); send multiple emails to P. McManus regarding UCC documents and Everlaw (0.4, 0.3, 0.1); send emails to A. Troop regarding UCC information regarding McKinsey and status of analysis (0.2, 0.1, 0.2); send email to M. Hurley regarding documents identified as missing from Everlaw (0.1); revise UCC spreadsheet on McKinsey analysis to correct document references/include references to NCSG documents (1.3); participate in call with UCC and Debtors' counsel regarding depositions (1.0); compile McKinsey documents references in the UCC's analysis them into single PDF for reference and distribution to	8.30

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		NCSG members (0.3); send emails to M. Rundlet regarding McKinsey analysis (0.1, 0.2, 0.1); call with M. Rundlet regarding McKinsey (0.3); send McKinsey related documents, including revised spreadsheet, complaint excerpt, and referenced documents to discovery working group (0.2).	
J. S. Sharp	09/14/20	Send emails to A. Troop regarding UCC's questions on Side A's trust distribution chart (0.1, 0.1); review Side A's trust distribution chart and UCC questions to determine whether OPEO information was referenced in UCC's email (0.6); send email to discovery working group regarding UCC questions to Side A's trust distribution chart (0.1); research regarding missing Side B documents identified by P. McManus (0.4); send missing documents to P. McManus (0.3).	1.60
A. M. Troop	09/14/20	Participate in daily mediation prep call (0.6); review emails with Side A about its proposed presentation on transfers (0.1); email exchange with J. Sharp and A. Alfano regarding same and implication of protective order on sharing (0.1, 0.1); confer with AHC and MSGE counsel about motions to file late-filed claims by municipalities and agree on strategy (0.2); confer with AHC counsel about presentation to debtors and status of J. Conroy deck (0.7); email exchanges with NCSG mediation negotiating team and S. Ellis about OK/KY paragraph (0.1, 0.1); email state working group on rescheduling of debtor presentation to 9/24 (0.1); email exchanges with N. Mara, S. Alexander, G. Feiner and J. Donahue about change in presentation date and status of J. Conroy deck (0.1, 0.1); email exchange with D. Nachman responding to NAS question about need for settlement class certification (0.2); email exchanges with D. Nachman, G. Feiner, S. Gilbert and D. Molton regarding same (0.1, 0.1); email exchanges with NAS team, D. Molton, S. Gilbert, D. Nachman and mediators regarding same (0.1, 0.1); email exchanges with M. Rundlet about McKinsey and STN questions (0.1, 0.2, 0.1, 0.2, 0.1); email exchanges with J. Sharp and A. Alfano about reviewing McKinsey information from M. Hurley and need to analyze same under protective order restrictions (0.1, 0.1, 0.1); email exchange with J. Sharp about next	4.70

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		steps (0.1); email exchanges with compensation working group on next steps with UCC and potential further proposal (0.2); email exchange with N. Mara confirming rescheduling of presentation to debtors to 9/24 (0.1); email exchange with AHC counsel about status of protocol for claim information with debtors (0.1); email exchange with M. Rundlet and J. Sharp about IAC discovery and deposition focus (0.2); email exchanges regarding follow up call with IAC working group on 9/15 (0.1);	
A. M. Troop	09/14/20	Email exchange with G. Feiner about G. Joseph correspondence on deposition questions (0.1); confer with G. Feiner regarding same (0.2); email exchange with K. Porter et al about timing of response on G. Joseph correspondence (0.1); participate in IAC discussion with NCSG working group and UCC, including email exchanges with M. Rundlet (1.0); review email response to 9/13 email proposing strategic response to G. Joseph correspondence (0.1); email exchange with M. Rundlet regarding same (0.1); draft and circulate to NCSG discovery working group email outlining NCSG strategy/position for responding to G. Joseph (0.1); finalize strategic position and email K. Porter and Akin team regarding same (0.1);	1.90
J. S. Sharp	09/15/20	Send emails to M. Van Eck regarding McKinsey (0.1, 0.1); review correspondence from M. Hurley to J. Laughlin regarding Norton Rose documents and send to discovery working group (0.3); participate in call regarding IAC discovery strategy (0.7); review documents identified by the UCC (0.6); send emails to discovery group regarding UCC-identified documents (0.3); send email to M. Rundlet regarding UCC-identified documents (0.1); redact July Master IAC list per direction from M. Hirschfield (0.3); send email to D. Mosteller regarding July Master IAC list (0.1); send emails to P. McManus regarding July Master IAC list (0.1) and UCC-identified documents (0.1, 0.1); participate in state coordination call (1.0).	3.90
J. S. Sharp	09/15/20	Send email to T. Chan regarding production database (0.1); download and process production from Side B (0.6); send emails to P. McManus regarding additional	6.30

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		Side B. Production (0.2, 0.1); revise and send analysis of transcript designations to discovery working group (1.4); review protective order provisions regarding challenge notices (0.3); send email to A. Troop regarding deposition designations (0.2); revise Challenge Notice to Deposition Designations per A. Troop comments (0.1); send Challenge Notice to Deposition Designations to counsel for Side B (0.1); review correspondence from Side B regarding document production and depositions (0.2); send email to A. Troop regarding analysis of Side B correspondence (0.7); review and analyze Sackler trust information from the UCC (1.8); send email to K. Porter regarding Sackler trust information (0.2); send emails to C. Stanley regarding redacted version of Sackler letter from August 17, 2020 (0.1, 0.1); send email to A. Troop regarding response to Side B correspondence (0.1).	
A. M. Troop	09/15/20	Daily mediation prep call (0.9); email exchanges with M. Van Eck about 2020 compensation program issues, status with UCC and strategy (0.1, 0.2); email exchanges with N. Mara and M. Van Eck about upcoming Damages Committee call and status of J. Conroy deck (0.1, 0.1); review email exchanges regarding status of mediators' report and circulate same to mediation negotiation group (0.1); review hot doc email primarily from debtor discovery (0.2); email J. Sharp and A. Alfano regarding same (0.1); participate in Damages Committee call (0.3); email exchanges with NAS Committee counsel, mediators, D. Nachman, S. Gilbert and D. Molton about scheduling call to discuss implementation of NAS Abatement plan and need for settlement class (0.1, 0.1); email exchanges with M. Cygnaowski about W. VA information and completed Damages Committee call (0.1, 0.1); email exchanges with G. Feiner, D. Nachman, S. Gilbert and D. Molton on status of open MSGE issues (0.1, 0.1); email debtors, AHC and MSGE about class certification motions and next steps (0.2); review and circulate to Project Catalyst working group email from C. Robertson on Project Catalyst, including interplay with KERP/KEIP (0.1); follow up email exchange with D. Molton about class certification motions (0.1); email R. Ringer regarding same (0.1); email exchange about	9.50

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		<p>rescheduling weekly UCC call (0.1); email confirming debtor presentation for 9/24 at 2 pm (0.1); email exchange about late-filed municipality claims and strategy (0.2); review emails about availability for Thursday call on class certification motions and confirm same (0.2); review information sharing protocol with debtors and revise same based on M. Tobak comments (0.2); email debtors, AHC regarding same and data needed from Prime Clerk (0.1); email exchange with G. Cicero et al about status of discussion with municipalities with late filed claim motions and summarizing content of potential stipulation (0.1, 0.1); email exchanges with G. Feiner and D. Nachman about DOJ status and potential interplay with debtors' lack of response of mediators report (0.1, 0.1, 0.1); participate in semi-weekly NCSG call (1.1); email exchanges with M. Rundlet about McKinsey (0.1, 0.1); email exchanges with G. Feiner about draft response to UCC and AHC on non-insider 2020 compensation programs (0.1); further revise and email same to UCC and AHC (0.1); email exchanges with discovery group about proposed Side A presentation on transfers for Thursday at 10:30 am (0.1, 0.1, 0.1); follow up email exchanges with J. Donahue, et al about 9/24 presentation to debtors on state claims (0.1); email exchanges with G. Feiner and S. Alexander about questions and proposed responses to UCC questions on NCSG position on non-insider 2020 compensation plan (0.2, 0.2); email exchange (0.1) and confer (0.6) with E. Vonnegut and M. Huebner about proposal for Sackler mediation; email S. Gilbert regarding same and participants for Thursday's chambers' conference (0.1); email A. Preis in response to questions on NCSG's position on non-insider 2020 Compensation Plans (0.1); review DPW's draft mediators' report (0.2); consider same and call regarding proposed Sackler mediation (0.2); begin to draft detailed summary, with analysis, of call with M. Heubner and E. Vonnegut proposing Sackler mediation, chambers' conference and next steps for G. Feiner and D. Nachman (1.3);</p>	
A. M. Troop	09/15/20	Email exchanges with C. Fornos and J. Sharp about discovery of employee devices where there may have been document destruction (0.2); review emails between	1.50

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		M. Hurley and G. Joseph indicating UCC won't compel answers to certain open D. Sackler question and cancelling meet and confer, and forward same to discovery team (0.1); follow up exchanges with M. Van Eck regarding same and Wednesday IAC call (0.1, 0.1); review letters from Side B about documents and demanding turnover of all produced documents and documents to be used a depositions from debtors, UCC and NCSG (0.2); email S. Alexander et al to confirm distribution list for same (0.1); detailed email to discovery working group and deposition takers regarding same (0.2); review M. Hurley email about proposed response to Side B and lack of support in the protective order for document demand (0.1); email J. Sharp and A. Alfano regarding same and proposed strategy for response (0.1); review and edit J. Sharp's proposed email to Side B challenging deposition transcript designations for M. Sackler and D. Sackler (0.2); email exchange with J. Sharp and A. Alfano about protective order interplay with Side B demand for documents and next steps to respond (0.1);	
A. V. Alfano	09/16/20	Attend call with UCC re discovery (partial) (0.5); email to Side A re tomorrow's presentation materials (0.1); receive materials and circulate to group (0.1); brief review of Side A materials (0.2); initial review of email from J. Sharp re redactions to trust information (1.0); review emails from A. Troop and draft letter from J. Sharp to Sacklers re depositions (0.3).	2.20
J. S. Sharp	09/16/20	Send detailed email to A. Alfano regarding redaction of OPEO Sackler trust information (0.7); research case law regarding document discovery obligations under Bankruptcy Rule 2004 (0.6); draft and revise letter to M. Leventhal regarding Side B document request (1.8); send draft letter regarding Side B document request to A. Troop for review (0.1); participate in call with UCC counsel and NCSG representatives regarding B. Cohen document production issues (0.4); revise draft letter to M. Leventhal (0.2); send draft letter to M. Leventhal regarding Side B document request to discovery working group for review (0.1); send emails to A. Troop and A. Alfano regarding Side A distribution report (0.1, 0.1);	4.40



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J. S. Sharp	09/16/20	send Side A distribution report to discovery working group (0.1); send emails to M. Rundlet regarding Side A distribution report (0.1, 0.1). Participate in discovery committee call (1.0); send emails to S. Alexander regarding Everlaw access (0.3, 0.1); send email to S. Baker regarding S. Baker/Norton rose document issue (0.1); send email to discovery working group regarding S. Baker/Norton rose document issue (0.1); review additional McKinsey information (0.4); send additional McKinsey information to discovery working group (0.1); send emails to S. Alexander regarding objection deadlines (0.1, 0.2); review case management order for objection timing (0.2); review UCC identified documents (0.9); send email to discovery working group regarding UCC documents (0.2); send email to A. Alfano regarding employee list request (0.1); participate in discovery planning call with UCC advisors and NCSG representatives (0.7); send email to discovery working group regarding comments to discovery stipulation (0.1); send email to M. Rundlet regarding July Master IAC chart (0.1); review correspondence from IAC's counsel regarding status of document production (0.4); send email to A. Crawford regarding IAC counsel's correspondence (0.1); send email to discovery working group regarding status of IAC document production (0.1); send email to M. Rundlet regarding IAC production (0.1); participate in call with UCC and IAC advisors regarding IAC document production (1.3).	6.70
A. M. Troop	09/16/20	Finish and circulate summary of Sackler mediation proposal call to G. Feiner and D. Nachman (0.1); follow up email exchange with A. Preis about 2020 Compensation Programs (0.1); daily mediation call (1.0); revise Debtors' draft mediation report and circulate to G. Feiner, D. Nachman, D. Molton and G. Gilbert (0.2); email exchange with R. Ringer about 2020 Compensation Plans (0.1); email exchanges with G. Feiner and D. Nachman about G. Feiner's further edits to mediation report, 2020 Compensation programs, blank % in abatement plan, and chambers' conference (0.1); further email R. Ringer to set call for 2020 Compensation Plans (0.1); confer with A. Preis about Sackler mediation	8.40

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		proposal from Debtors (0.4); confer with R. Ringer regarding same and 2020 Compensation Plans (0.2); confer with M. Huebner about mediation proposal regarding Sacklers (0.3); email D. Nachman and G. Feiner regarding D. Nachman's further comments on G. Feiner's further edits to mediation report, 2020 Compensation programs, blank % in abatement plan, and chambers' conference, including detailed summary and analysis of calls with M. Huebner, A. Preis and R. Ringer (0.4); review S. Gilbert draft of mediators' report and email S. Gilbert, D. Molton, G. Feiner and D. Nachman regarding same (0.1); email exchange about upcoming UCC/NCSG weekly call (0.1); email exchange with J. Sharp about lack of discovery on Chadbourne, Norton Rose legal fees (0.2); review various accumulated edits to mediators' report (0.2); email exchanges with G. Feiner, S. Gilbert, D. Nachman and D. Molton regarding same (0.1, 0.1); email exchanges with D. Nachman about abatement programs for private claimants and upcoming meetings and presentations (0.1, 0.1); email exchanges with various parties confirming 9/17 Side Presentation (0.1); email J. Sharp about further revisions to discovery stipulation (0.1); receive and circulate confirmation for 9/17 Side A presentation to NCSG participants together with description of likely questions/topics for discussion (0.1, 0.2); confer with NCSG and UCC about Sackler mediation proposal from Debtors (1.0); confer with K. Eckstein about proposal regarding Sackler mediation (0.9); review ratepayers' counsel's email about mediation report and email team regarding same (0.1); email team detailed summary and analysis of call with K. Eckstein (0.3); forward team M. Huebner's response to ratepayers' email (0.1); review accumulated emails about discovery schedule and related issues (0.2); email exchanges with Akin about PI extension construct (0.1, 0.1, 0.1, 0.1); email AHC about call with K. Eckstein (0.1); email client and PWSP team about email exchanges with A. Preis on PI motion extension (0.1, 0.1); review emails from DPW about mediators' report and email client and PWSP team regarding same (0.1); review and respond to G. Cicero draft stipulation with late-filed municipalities (0.2);	

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A. M. Troop	09/16/20	review J. Conroy deck for debtor presentation (0.2); email N. Mara regarding same (0.1); Revise draft response to M. Leventhal letter requesting all documents produced in discovery and all documents to be used in depositions (0.2); email J. Sharp and A. Alfano regarding same (0.1); review comments to M. Leventhal and further edit same (0.1); email exchanges with NCSG working group regarding same (0.1, 0.1, 0.1);	0.70
A. V. Alfano	09/17/20	Email to K. Reidy to set up email distribution list for non-view only designees (0.1); report to case constituencies re discovery tracking (0.2); email to C. Oluwale re complete list of Purdue employees in response to S. Alexander question (0.1); email to D. Mosteller re IAC diligence (0.1); prepare draft letter to Purdue re interest from M. Burke in purchasing the company (0.5); finalize, send and forward letter to NCSG members (0.2); email to IAC counsel re revised notices of designation (0.1); attend NCSG semi-weekly call (0.9); attend call re next steps on class certification motions (0.5); prepare for and attend Side A distribution presentation (1.0).	3.70
A. V. Alfano	09/17/20	Send net asset presentation to NY AGs (0.1); request reset link to view only platform (0.1); calls with J. Sharp re trust information (0.1, 0.2).	0.50
J. S. Sharp	09/17/20	Revise and finalize Side B letter for distribution letter to Side B (0.3, 0.1); send Side B letter to Akin team (0.1); send Side B letter to M. Leventhal (0.1); participate in Side A Financial Presentation (0.8); call with A. Alfano regarding Sackler trusts (0.3); review revised version of Side A presentation (0.4); send revised Side A presentation to discovery working group (0.1); send email to A. Troop regarding I. Sackler deposition (0.2).	2.40
J. S. Sharp	09/17/20	Participate in call with UCC advisors, NCSG representatives, and S. Baker's counsel regarding S. Baker deposition (0.5); send email to B. O'Neil regarding Everlaw access (0.1); send email regarding discovery issues to discovery working group (0.1); review UCC identified documents (1.7); send email regarding UCC identified documents to discovery working group (0.3); participate in telephonic status conference (partial) (1.7); participate in state coordination call (partial) (0.7).	5.10
A. M. Troop	09/17/20	Confer with Akin and NCSG team about chambers'	10.00

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		conference (0.5); daily mediation prep call (0.8); emails with Akin and NCSG teams about next steps to prepare for chambers' conference (0.1, 0.1); participate in call with NAS counsel about settlement class issues (0.7); email exchanges with N. Mara et al about next steps on debtor presentation and J. Conroy deck (0.1, 0.1); view Side A Presentation (0.9); review email about apparent lack of response by debtors to potential acquiror (0.1); draft and email proposed letter regarding same to client and PWSP team (0.2); email S. Alexander et al regarding comments to draft letter (0.1); review revised discovery stipulation and email exchanges with M. Hurley et al regarding same given it amends prior stipulation (0.1); confer with Debtor, MSGE and AHC about ER Docs class certification motion, ratepayers and IPSDs (0.3); prepare for chambers' conference (0.6); email exchanges about DOJ and chambers conference (0.1, 0.1); participate in chambers' conference (2.0); participate in semi-weekly NCSG call (0.9); follow up email confirming with A. Preis that proceeding with discovery unimpeded (0.1); follow up from NCSG meeting with M. Van Eck (0.2) and M. Rundlet (0.6); email exchanges confirming 9/18 call with debtors on deposition schedule and related issues and cancelling daily mediation prep call (0.1, 0.1); review revised letter regarding interest acquiror and email comments to A. Alfano et al (0.1); confer with G. Feiner about Friday meetings, depositions and schedule (0.2); email J. Sharp regarding same (0.1); email exchanges about proposed insurance update (0.1, 0.1); review and circulate emails from UCC and AHC on 2020 Compensation Programs to NCSG compensation working group under email cover (0.2); review email exchanges between M. Hurley and B. Kaminetsky about Debtors' request to confer discovery dispute resolution powers on mediators (0.2); email exchanges with D. Nachman and NCSG team (0.1), M. Huebner (0.1), A. Preis (0.1), M. Rundlet and NCSG team (0.1), G. Feiner and NCSG team (0.1), regarding same;	
A. M. Troop	09/17/20	Review and circulate email from Side B agreeing to re-designate transcripts as requested (0.1);	0.10
A. V. Alfano	09/18/20	Report to case constituencies re discovery tracking (0.2);	0.30

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A. V. Alfano	09/18/20	follow up email to debtors re claims analysis (0.1). Redact trusts chart provided by UCC.	2.00
J. S. Sharp	09/18/20	Participate in deposition coordination call with Debtors and UCC advisors (0.7); send email to S. Alexander regarding status of Debtors' employees request (0.1); draft and send email to A. Troop regarding Debtors' assertions regarding KERP and KEIP (0.4); review UCC identified interesting documents (0.9); send email regarding UCC identified interesting documents to discovery working group (0.2).	2.30
J. S. Sharp	09/18/20	Send email to D. Park regarding Wells Fargo production.	0.10
J. S. Sharp	09/18/20	Participate in I. Sackler Lefcourt deposition (partial) (6.3); send UCC letter to Haug partners regarding potential topics for a potential 30(b)(6) deposition of a corporate representative of the II Way Entities to discovery working group (0.1); send emails to S. Alexander and P. McManus regarding Side A productions (0.1, 0.2, 0.1); send email to J. Dougherty regarding production questions on II-Way Entities (0.1); send email regarding IAC production to discovery working group (0.1); send emails to A. Crawford regarding IAC discovery (0.1, 0.2, 0.1); send email to P. Ng regarding notification of documents sent to ShareFile (0.1); send email to P. McManus regarding passwords to open ZIP files (0.1); send email to D. Mosteller regarding IAC production (0.1).	7.70
A. M. Troop	09/18/20	Confer with Debtors and AHC about coordinating debtor 30 (b)(6) depositions (1.0); email exchanges with A. Preis regarding same (0.1, 0.1); confer with states and AHC about factual part of debtor presentation (0.6); review R. Ringer request regarding 2020 Compensation changes (0.1); email NCSG compensation working group observations regarding same (0.1); email S. Alexander, M. Rundlet and M. Van Eck and PWSP teams about emails with A. Preis in response to 30(b)(6) call with debtors and A. Troop questions about special committee and analyzing STN and related issues (0.7); participate in part of call with abatement experts and TPPs (0.5); review and circulate to NCSG discovery working group debtor's proposed revision to discovery stipulation regarding discovery disputes and mediation under explanatory cover email with proposed alternative approach (0.2); review	5.40

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		various comments to mediators' report and update same (0.2); email same to S. Gilbert and D. Molton under explanatory cover email (0.1); further email exchanges with NCSG discovery group about debtors' proposed addition to discovery stipulation (0.1, 0.1); email exchange with G. Feiner about A. Preis formulation of proposal to Debtors on 2020 Compensation Programs (0.1); email exchanges with compensation working group regarding same and proposed additions on the future of Purdue and PHI and current economic conditions and impact on employment (0.2, 0.1, 0.1, 0.2); email A. Preis NCSG position on layering in AHC comments to programs and additional non-economic points on PHI and employment market conditions (0.1); review further back and forth about debtor's proposal for discovery dispute and UCC, G. Feiner and D. Nachman comments (0.2); email G. Feiner and D. Nachman thoughts regarding same and alternative for consideration (0.1); email exchange with M. Huebner regarding issue (0.1); email exchange with Akin, D. Nachman and G. Feiner about alternative for mediator involvement in discovery issues (0.1); email exchanges with DPW, Akin, NCSG regarding same (0.1, 0.1);	
J. S. Sharp	09/19/20	Review information from the UCC regarding Sackler trusts (0.3); send email to D. Nachman regarding UCC Sackler trust information (0.1); send email to A. Preis regarding Sackler trusts (0.1); send email to P. McManus regarding password for document production (0.2).	0.70
A. V. Alfano	09/20/20	Review and revise Sackler trust chart (0.4); send to J. Sharp with cover explanation (0.1).	0.50
A. M. Troop	09/20/20	Review detailed email exchange between Akin and IAC counsel about documents and email discovery working group regarding same (0.1); email exchange with G. Feiner about proposed inquiry to DPW about DOJ investigations as part of compensation issues (0.1); revise draft inquiry and email exchange with G. Feiner regarding same (0.1); finalize and forward to DPW and email compensation working group regarding same (0.1); review emails about revised mediators' statement (0.2); email exchanges with G. Circero about late-filed municipality claims motion (0.1); review A. Preis edits to	1.50

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		S. Gilbert's changes to mediators' report (0.1); email mediation negotiation committee regarding same (0.1); email exchanges with G. Feiner, S. Alexander and D. Nachman about Sackler mediation timing and communications with Akin (0.1); review A Preis comments to stipulation about late-filed municipality claims and email G. Circero regarding same (0.1); email exchange about scheduling insurance update call with Akin, Gilbert and NCSG team (0.1); review draft UCC letter to debtors about DOJ documents (0.1); email exchanges with NCSG working group regarding same (0.1, 0.1);	
A. M. Troop	09/20/20	Review M. Hurley letter to Side B re S. Ives and other privilege issues (0.1); email J. Sharp and A. Alfano regarding same (0.1); review M. Leventhal response to letter rejecting demand to turn over all documents produced in the case and all to be relied on in depositions and consider options (0.2); email NCSG discovery group thoughts regarding same (0.1); follow up emails from S. Alexander and M. Rundlet regarding same (0.1);	0.60
A. V. Alfano	09/21/20	Prepare for (0.2) and attend call with A. Troop and J. Sharp re objection to preliminary injunction, mediation statement and other issues (1.2); call with J. Sharp to discuss draft preliminary injunction objection (0.4); response from debtors re claims information (0.2); review MORs in response to A. Troop inquiry (0.3); trade emails with A. Troop re same (0.1, 0.1); email debtors re missing Dechert fees in MOR (0.1); emails with A. Troop re non-view only designees (0.1, 0.1); draft email setting objection deadline to add new designees (0.1); brief review of senate letter to Purdue re Landau bonus (0.1); follow up with J. Sharp re Channel Islands subpoena (0.1); send email to M. Burkart re PO acknowledgments (0.1); initial drafting of preliminary injunction objection (0.5); analyze preliminary injunction papers (0.4, 0.9); continued drafting of objection (2.0, 1.0); revisions to draft objection (0.3); send draft insert for revised proposed order to J. Sharp for review (0.5); receive comments from J. Sharp and implement into draft objection (0.5).	9.30
A. V. Alfano	09/21/20	Follow up with J. Sharp re Side A distribution report.	0.10
P. Ng	09/21/20	Analyze various production documents (RSF prefixes) to	0.70

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J. S. Sharp	09/21/20	determine for its classification designation for delivery to AGO; organize and extract non-PEO classification documents from all inbound productions and prepare to deliver to AGO for review per J. Sharp's request. Review UCC identified interesting documents (1.1); send UCC identified interesting documents to discovery working group (0.2); call with A. Troop and A. Alfano regarding PI extension opposition, combined opposition to KEIP/KERP, and other current matters (1.2); review Debtors' motion for extension to the preliminary injunction motion (0.2); draft revised proposed order approving PI extension motion (0.8); call with A. Alfano regarding opposition to PI extension motion (0.2); review insert from A. Alfano to PI opposition (0.1); revise proposed order approving PI extension motion (0.2); research docket regarding Dechert (0.2); send email to A. Troop and A. Alfano regarding Dechert fee application (0.1); review letter from A. Crawford regarding IAC production (0.2); send emails to discovery group regarding IAC productions (0.1, 0.1); send email to S. Alexander regarding production from current and former Purdue directors (0.1); send email to A. Troop and A. Alfano regarding Senate opposition to Purdue bonus plans (0.1); review and revise draft opposition to PI motion and send to A. Troop for review (0.9).	5.80
J. S. Sharp	09/21/20	Send email to A. Alfano and A. Troop regarding Side A presentation distribution (0.1); send email to A. Alfano regarding correspondence from M. Leventhal (0.1); send emails to K. Porter regarding I. Lefcourt transcript (0.1, 0.1); review I. Lefcourt transcript for OPEO information and redact accordingly (0.6); send email to Side A counsel regarding I. Lefcourt transcript (0.2); send emails to A. Troop (0.1) and S. Alexander (0.1) regarding I. Lefcourt transcript; send email to A. Troop regarding correspondence with M. Leventhal (0.1); send email to H. Williford regarding I. Lefcourt transcript (0.1); send draft I. Lefcourt transcript to discovery working group (0.2.); send email to P. McManus regarding Side B clawback letter (0.1); revise draft response letter to M. Leventhal regarding NCSG production (0.3); send revised draft of letter to A. Troop (0.1); send email to J. Dougherty	2.60



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J. S. Sharp	09/21/20	regarding designation of II-Way documents (0.2); send revised draft of response letter to M. Leventhal to discovery working group for comments (0.1). Send email to A. Troop regarding Wells Fargo Advisors production (0.1); download and process production from Wells Fargo Advisors (0.6); send emails regarding production from Wells Fargo Advisors to counsel for Sacklers (0.1, 0.1).	0.90
A. M. Troop	09/21/20	Daily mediation prep call (0.7); confer with G. Feiner about case status, mediation, 2020 comp issues and debtors' position on mediators and discovery (0.3); review revised mediators' report from S. Gilbert and email exchanges with G. Feiner and D. Nachman regarding same (0.1); email and confer with D. Molton regarding same (0.1); further email exchange with D. Nachman and G. Feiner about mediator's report and issue of mediators as discovery interlocutors (0.1); confer with J. Sharp and A. Alfano about objection to preliminary injunction motion and other case issues (1.2); email exchanges with NCSG compensation working group about proposed unified response on Comp motion with UCC (0.1); email Akin confirming same (0.1); review G. Cicero email to municipalities on proposed interim resolution for motions to file late-filed claims and email G. Cicero regarding same (0.1); review J. Conroy and PA slides for debtor presentation (0.4); email exchanges with A. Alfano and J. Sharp about wage diligence and employee information for deposition prep (0.2); email exchanges with parties about scheduling an insurance update (0.1, 0.1, 0.1, 0.1); review and circulate proposed final version of mediators' report to NCSG negotiating team (0.1); follow up email exchanges regarding same and completing the schedule (0.1, 0.1, 0.1, 0.1); review (0.2) and forward AHC emails on Compensation programs under explanatory email (0.1); email exchanges (0.1, 0.1) and confer (0.3) with R. Ringer about slides for debtor presentation and 2020 compensation motion; email exchanges with S. Alexander and PWSP team about limited objection to preliminary injunction extension (0.1); review the debtors MORs (0.2); email questions to A. Alfano and J. Sharp (0.1); email exchanges with NCSG and UCC (0.1, 0.2, 0.1, 0.1),	10.30

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		with NCSG, UCC and Debtors (0.1, 0.1, 0.1, 0.1) and with NCSG about Debtors' proposed discovery overlay on mediation and alternatives (0.2, 0.1, 0.2, 0.3); email exchange with AHC and PA on status of presentation and prep for debtors' presentation on Thursday (0.2); confer with L. Milonas about mediation and discovery issues (0.2); confer with PA about slide deck for debtor presentation (0.6); further email exchanges with AHC and PA and FL to confirm prep session on 9/23 (0.1, 0.1); email exchange with AHC and PWSP team about Scott County request to suspend rather than withdraw without prejudice motion to late file proof of claim (0.1); email S. Gilbert, D. Molton, G. Feiner, D. Nachman and PWSP team regarding same (0.1); review and revise limited objection to preliminary objection extension motion (1.7); email S. Alexander, J. Sharp and A. Alfano regarding same (0.1); email G. Feiner and D. Nachman about discussion with L. Milonas (0.1);	
A. M. Troop	09/21/20	Email exchanges regarding I. Sackler transcript and its designation (0.1, 0.1, 0.1); email exchanges about next steps in responding to M. Leventhal letter about providing documents produced in discovery and sharing documents before depositions (0.1, 0.1); prepare (0.7) and circulate to discovery group under explanatory cover (0.2) draft letter to M. Levanthal; email exchange with J. Sharp and A. Alfano about further changes to same (0.1);	1.50
A. V. Alfano	09/22/20	Review agenda materials (0.4) and attend semi-weekly NCSG call (0.6); review revisions to preliminary injunction opposition (0.3); emails to debtors re access to database (0.2); send email to case constituencies requesting non-view only PEO access for new designees (0.2); emails with debtors re claims report (0.2); review database to locate view-only version of report (0.3); email to debtors counsel requesting DOJ compromise for viewing claims report (0.2); emails from A. Troop and J. Sharp re same (0.1, 0.1).	2.10
J. S. Sharp	09/22/20	Send email to D. Mosteller regarding IAC marketing and sales teams chart (0.1); send email to A. Crawford regarding IAC marketing and sales teams chart (0.1); download and process document production from Debtors (0.2); send email to P. Ng regarding Debtors' document	1.70

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		production (0.1); review claim information from Debtors (0.2); send email to A. Alfano regarding designation of claim information (0.1); review IAC discovery letter regarding Norton Rose from A. Crawford (0.2); review Debtors' analysis of 30(b)(6) topics (0.3); send Debtors' analysis of 30(b)(6) topics to discovery working group (0.1); send IAC discovery letter regarding Norton Rose to discovery working group (0.1); call with A. Troop regarding case status (0.2).	
J. S. Sharp	09/22/20	Attend deposition of S. Ives (7.1); send emails to D. Nachman regarding Ives deposition (0.2, 0.1); send email to A. Troop regarding instruction to P. McManus to delete Side B inadvertently produced documents (0.1); review correspondence from J. Ball regarding Side A privilege log (0.2) send correspondence from J. Ball regarding Side A privilege log to discovery working group (0.1).	7.80
A. M. Troop	09/22/20	Daily mediation prep call (0.7); review C. Robertson's response on MOR question and email exchange with A. Alfano and J. Sharp regarding same (0.1); email exchange with G. Feiner and D. Nachman about discovery and mediation issue (0.1); email exchanges with Debtors, AHC and MSGE about request by Scott County on process to put off motion re late filed claim (0.1); review debtors' proposed additional changes to information sharing protocol (0.1); email AHC counsel, J. Donahue and N. Mara regarding same (0.1); email exchanges regarding logistics for filing limited objection to preliminary injunction extension on Friday (0.1); review J. Donahue combined presentation deck for debtors (0.3); email state team regarding same (0.1); circulate deck to AHC counsel and state working group under explanatory cover email (0.1); review liability presentation graphics from G. Feiner (0.1); email exchanges with Akin, D. Nachman and G. Feiner about mediation/discovery language proposal (0.1, 0.1); email same to DPW (0.1); email exchanges with NAS lawyers and Brown Rudnick about moving NAS class certification motion to October and scheduling a follow-up call on settlement class issues (0.1, 0.1, 0.1, 0.1); email exchanges with AHC, MSGE and Debtor counsel about scheduling of NAS class certification motion (0.1, 0.1, 0.1); email exchange with	10.40

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		A. Preiss regarding same (0.1); email exchange with NCSG working group regarding same (0.1); email exchange with S. Gilbert on mediation/discovery issues (0.1); email exchange with M. Huebner, E. Vonnegut and S. Gilbert about ratepayer resolution (0.1); email NCSG mediation negotiating team and PWSP team regarding same (0.1); review and circulate email from DPW about revising mediators' report to reflect ratepayer resolution (0.1); email exchanges with DPW, K. Maclay and S. Gilbert about ratepayers and attorneys' fees and status of public school class certification motion (0.1, 0.1, 0.1); further email exchanges with NCSG negotiating and PWSP teams regarding same (0.1, 0.1); email S. Gilbert about written exchanges between Debtors and ratepayers (0.1); email exchanges with G. Feiner about request from Debtors for details on individuals subject to DOJ investigation to help evaluate 2020 Compensation program motion and follow up email to Debtors regarding same (0.1); review E. Vonnegut response to information request and circulate same to 2020 Compensation working group with options for next steps (0.1); email exchanges with 2020 Compensation working group regarding same (0.1); participate in semi-weekly NCSG call (1.1); email exchanges about finalizing appendix to mediators' report (0.1, 0.1); review revisions to mediators' report from S. Gilbert and debtors and emails regarding same (0.2, 0.1) email exchanges with Debtors' counsel. K. Maclay and S. Gilbert about representations by Non-Federal Public Claimants regarding ratepayer resolution (0.1, 0.1, 0.1); email exchanges with NCSG regarding same (0.1, 0.2, 0.1); follow up with Akin and NCSG on status of proposal to debtors regarding discovery/mediation (0.1, 0.1); email exchanges with R. Ringer about public schools motion for class certification not going forward on 9/30 (0.1); email exchange with M. Rundlet about discovery/mediation issue (0.1); email exchanges with G. Feiner and S. Alexander about objection to preliminary injunction extension motion (0.1); briefly review revisions (0.1); further email exchanges with G. Feiner regarding same (0.1); review email from A. Preis with proposed unified response for AHC, NCSG and UCC on motion for 2020	

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		compensation programs (0.2); email exchanges with G. Feiner et al regarding same (0.1); email Akin and AHC regarding sign off on same (0.1); review email from Debtors with final mediators' report and confirming mediator sign off and next steps (0.1); email fulsome update to NCSG mediation negotiating and PWSP teams (0.1); email exchanges with M. Huebner on preliminary injunction extension motion (0.1); email exchanges with D. Nachman on open issues to complete the mediators' report (0.1, 0.1); review further proposal from B. Kaminetzky on discovery/mediation and acknowledge receipt (0.1); email exchanges with NCSG discovery/mediation groups regarding same (0.1, 0.1, 0.1); email Akin and NCSG discovery/mediation group reactions to B. Kaminetzky's proposed language (0.1); revise draft limited objection to preliminary injunction extension motion (1.2); email same to G. Feiner and S. Alexander for review and comment (0.1); email deposition takers about insurance update call for deposition preparation purposes (0.2); email exchanges with J. Sharp and A. Alfano about gross over-designations by all producing parties (0.1);	
A. M. Troop	09/22/20	Participate in part of S. Ives' deposition	2.30
A. V. Alfano	09/23/20	Follow up with debtors re availability of rough claims analysis on view-only platform (0.1); attend insurance issues presentation by insurance counsel (0.9).	1.00
P. Ng	09/23/20	Analyze and download various inbound production volumes from EY's FTP portal; upload to Sharefile to share with AGO to review per J. Sharp's request.	2.20
J. S. Sharp	09/23/20	Send email to A. Troop regarding T. Sackler deposition (0.1); participate in T. Sackler deposition (0.9); send emails to P. Ng regarding Side A document production (0.1, 0.1, 0.1); download and process additional production from Side B (0.6); send email regarding Side B discovery to P. McManus (0.1); multiple emails to P. McManus (0.1, 0.1, 0.1) and K. Aber (0.1, 0.1) regarding designation of Side A productions; send email to discovery working group regarding B. Cohen hit report (0.1); send email to M. Van Eck regarding I. Sackler Lefcourt deposition transcript (0.1); call with P. Ng regarding Side A document production (0.6); send email	3.40

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J. S. Sharp	09/23/20	to K. Aber regarding designation of Side A productions from Sept. 18 (0.1). Research question from P. McManus regarding designation of documents produced from the Debtors and send email response to P. McManus (0.2); send emails to E. Parlar regarding UCC-identified interesting documents (0.1, 0.1); review UCC-identified interesting documents (0.7); send email to discovery working group regarding UCC identified interesting documents (0.2); send email to B. Grassmeyer regarding UCC identified interesting documents (0.1); send emails to P. McManus regarding designation of Debtors' documents received via FTP (0.3, 0.1); participate in call with Simpson Thacher attorneys regarding Norton Rose document production (0.5); download and transfer IAC document production to P. Ng (1.6); send email to P. McManus regarding IAC document production (0.2); participate in call regarding Purdue insurance issues (0.7); download and review UCC-identified interesting documents from Sept. 19 (0.9); send email to discovery working group regarding UCC-identified interesting documents (0.1).	5.80
J. S. Sharp	09/23/20	Send email to A. Troop regarding First Interstate subpoena.	0.30
A. M. Troop	09/23/20	Participate in daily mediation prep call (0.9); email exchanges with M. Van Eck about US Trustee objection to compensation motion and next steps (0.1); continued attention to finalizing mediators' report (0.3); participate in prep session for claim presentation to debtors on 9/24 (1.1); confer with M. Huebner about preliminary injunction issues (0.6); review G. Feiner comments to preliminary injunction limited objection (0.1); email G. Feiner regarding same and summary of call with M. Huebner (0.3); review and comment on debtors' objection to ER Doctors class certification motion (0.5); participate in prep session with State reps and AHC counsel for upcoming debtor presentation on state claims (1.0); email exchange with M Huebner about preliminary injunction (0.1); review and revise joint NCSG, AHC and MSGE opposition to ER Physicians motion (2.2); circulate comments to Debtor and joint objections to AHC, MSGE and NCSG working group (0.1); review as-filed mediation	12.30

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		report (0.1); email exchanges with AHC, MSGE and NCSG working group about ER Doc objection (0.1); confer with R. Ringer regarding same (0.2); finalize draft of limited objection to preliminary injunction (0.2); email to entire NCSG under explanatory cover of same and status of discussions with Debtors (0.2); review UCC objection to ER Physicians Motion (0.2); circulate same to AHC, MSGE and NCSG working group (0.1); update G. Feiner and D. Nachman on status of objection to ER Physicians Motion (0.2); confer with D. Molton about status and compensation motion (0.1); email exchange with G. Feiner and M. Van Eck regarding same and AHC position (0.1); confer with NCSG and UCC teams about Sackler mediation issues and strategy (0.9); email exchange with State presenters, AHC counsel about next steps for presentation to debtors (0.1); follow up email exchange with NCSG presenters on Debtors' list of questions (0.1); further email exchanges with M. Cyganowski, K. Eckstein and R. Ringer about upcoming presentation to debtors (0.1, 0.1); email exchanges with R. Ringer on J. Conroy presentation (0.1, 0.1, 0.1); email N. Mara and J. Donahue about presentation materials (0.1); review email from M. Cyganowski about presentation order and related issues (0.1); email exchange with J. Donahue regarding same (0.1); revise updated joint objection to ER Physicians Motion (0.3); circulate same to AHC, MSGE and NCSG working group under explanatory cover email (0.1); update email to D. Nachman and G. Feiner regarding same (0.1); email exchange with G. Feiner about M. Huebner request for draft objection on preliminary injunction and next steps (0.1, 0.1); review emails about Debtors' changes to information sharing protocol (0.2); email M. Tobak regarding same (0.1); email R. Ringer about MSGE signoff to ER Physician's class cert motion (0.1); email class cert working group regarding same (0.1); email exchange with G. Feiner, A. Preis and S. Alexander about document request from Debtors (0.1); review A. Preis email to debtors on comp proposal compromise (0.1); email exchanges with G. Feiner and D. Nachman about Sackler mediation NCSG working group (0.1); circulate	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	09/23/20	as-filed ER Physician's class cert objection (0.1); Email discovery working group to follow up on draft letter to M. Leventhal (0.1);	0.10
A. V. Alfano	09/24/20	Emails from A. Troop and NCSG states re bonus motion (0.1, 0.2, 0.1, 0.1, 0.1, 0.1); attend semi-weekly NCSG call (1.0); attend KEIP/KERP call with UCC (0.7); review rough cut claims analysis (0.1); send to G. Feiner and S. Alexander with cover explanation (0.1).	2.60
P. Ng	09/24/20	Analyze and download various inbound production volumes from EY's FTP portal; upload to Sharefile to share with AGO to review per J. Sharp's request.	1.60
J. S. Sharp	09/24/20	Send email to P. Ng regarding discovery designation of Side A share holders notes (0.2); participate in T. Sackler deposition (4.2); review UCC production letter to Side A and Side B (0.3); send UCC discovery production letters to discovery working group (0.1).	4.80
J. S. Sharp	09/24/20	Send email to D. Mosteller regarding IAC production (0.4); send email to A. Preis regarding limited objection to Debtors' KEIP/KERP motion (0.2); send email to J. Upin regarding IAC production load file errors (0.3); send email to P. McManus regarding status of replacement load file for IAC production (0.1); send email to A. Troop regarding drafting limited objection to Debtors' KEIP/Kerp Motion (0.1); draft limited objection to Debtors' KEIP/KERP motion (0.9); email draft limited objection to A. Troop for review (0.1); participate in state coordination call (1.0); send draft of limited objection to Debtors' KEIP/KERP motion to discovery working group (0.1); participate in call with the UCC regarding the Debtors' KEIP/KERP motion (partial) (0.5); send email to A. Alfano regarding Sackler Trust information (0.1); send emails to A. Troop regarding Debtors' KEIP/KERP motion (0.1, 0.1, 0.1); revise limited objection to Debtors' KEIP/KERP motion (0.5); send revised draft of limited objection to discovery working group (0.1); send UCC correspondence regarding IAC production to discovery working group (0.1).	4.70
A. M. Troop	09/24/20	Email exchange with M. Van Eck about changes in debtors' response date on compensation motion (0.1); email exchanges about discussion list for KERP/KEIP issues with debtors (0.1); participate in mediation prep	14.10



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		call (0.5); email exchange with compensation working group on list for debtor communications (0.1, 0.1); email exchanges with G. Feiner and D. Nachman about Sackler mediation mechanics (0.1); email exchange with R. Ringer about upcoming prep call for debtor presentation (0.1); email exchanges with Debtors, UCC and AHC about compensation settlement negotiating group (0.1); emails to AHC and NCSG participants in debtor presentation confirming logistics (0.1, 0.1); review presentation decks and allocation of responsibility for debtor presentation on claims (0.3); email exchange with D. Nachman, S. Gilbert and D. Molton on OK/KY language for abatement term sheet (0.1); confirm ability to share current draft of PI objection with M. Huebner (0.1); forward same under explanatory cover email (0.1); email exchange with G. Feiner and D. Nachman about public schools' class cert motion being continued (0.1); participate in prep call for debtor presentation on State claims with state presenters (0.5); forward Allergan objections to D. Nachman in response to request for same (0.1); email exchanges with D. Nachman and G. Feiner about status of discovery/mediation language with Debtors (0.1); review and respond to emails with Akin and NCSG about discovery/mediation with proposed response to DPW (0.3); email exchanges (0.1, 0.1) and confer (0.6, 0.2) with M. Huebner about preliminary injunction, discovery/mediation and compensation issues; emails (0.2, 0.1, 0.1, 0.2) with NCSG regarding same; email exchanges with S. Gilbert and D. Nachman about potential response to DPW on discovery/mediation (0.1, 0.1, 0.1, 0.2); email exchanges with A. Preis about preliminary injunction and compensation motion issues (0.1, 0.1, 0.2, 0.1); review UCC's draft limited objection on compensation issues (0.2); circulate same to NCSG compensation working group under explanatory cover (0.1); prepare for (0.2) and participate and present at presentation to debtors on state claims (1.7); email exchange with NCSG compensation working group outlining potential motion to adjourn re insiders and objection re non-insiders, relying on UCC's objection (0.3); review and circulate to NCSG compensation	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		<p>working group Debtors' proposal from M Huebner (0.1); email exchanges with compensation NCSG working regroup regarding same (0.1); participate in semi-weekly NCSG call (1.1); confer with NCSG compensation working group, AHC and Akin about status of compensation motion and next steps (0.7); propose further revisions to discovery/mediation language to Akin and NCSG working group (0.1); review and revise limited objection to compensation motion and email J. Sharp regarding same (0.2); confer with R. Ringer, K. Maclay and A. Langley about status of compensation motion (0.2); email A. Preis, A. Langley, R. Ringer and K. Maclay summarizing call (0.1); review and respond to email from M. Hurley with further revised language on discovery/mediation and summarizing conversations with M. Huebner about discovery stipulation (0.1); email DPW with proposed revised language and proposed changes to briefing schedule for discovery stipulation (0.1); review email from A. Preis to debtors with further proposal on compensation motion (0.1); review and further revise updated limited objection/motion to adjourn regarding compensation motion based on confirmation of AHC position and email J. Sharp regarding same (0.2); confer with M. Huebner regarding current bid/ask on compensation motion, and preliminary injunction and legal fee issues (0.3); email exchanges with A. Preis regarding status of same and next steps (0.1, 0.1); confer with E. Vonnegut and A. Preis about compensation motion, DOJ language, exclusions for investigation issues and related matters (0.7, 0.6); prepare detailed summary and analysis of calls with M. Huebner and with A. Preis and E. Vonnegut on compensation motion (0.6); review revised preliminary injunction extension order with Debtors' off ramp proposals (0.1); email same to NCSG working group under email regarding same and summarizing call with M. Huebner (0.1); email G. Feiner and D. Nachman about issues on horizon for plan, including legal fees (0.2);</p>	
A. V. Alfano	09/25/20	<p>Report discovery related fees to group pursuant to court's order (0.2); follow up with debtors' counsel re list of employees for wages objection and depositions (0.1);</p>	2.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review (0.4) and finalize (0.4) preliminary injunction objection; multiple emails from UCC and NCSG States re wages objection (0.1, 0.1, 0.1, 0.1, 0.1, 0.2); calls with J. Sharp re draft objection (0.1, 0.1); send objection to chambers (0.1); serve objection (0.2); prepare and finalize certificate of service (0.3).	
P. Ng	09/25/20	Analyze and download various inbound production volumes from EY's FTP portal; upload to Sharefile to share with AGO to review per J. Sharp's request.	1.30
J. S. Sharp	09/25/20	Send email regarding limited objection to Debtors' KEIP and KERP to discovery working group (0.1); send email to S. Alexander regarding Debtors' list of employees (0.5); review amended discovery stipulation and send email to discovery working group regarding amended discovery stipulation (0.1); send email to P. McManus regarding IAC production data file (0.1); send emails to discovery working group regarding IAC production correspondence (0.1, 0.1); review information sheets from MA regarding Practice Fusion and Specialty and compile list of potentially complicit employees (2.7); draft and send email regarding Debtors' KEIP/KERP motion and list of potentially complicit employees to discovery working group (0.6); calls with A. Alfano regarding limited objection to PI motion (0.2); send email regarding limited objection to PI motion to discovery working group (0.1, 0.1); final review of limited objection to PI motion and coordinate filing of limited objection to PI motion (0.6); send email to G. Feiner regarding limited objection to PI motion (0.3); review certificate of service for limited objection to PI motion (0.1); send email to A. Alfano regarding filing of certificate of service for limited objection to PI motion (0.1); send email to A. Alfano regarding letter to Haug Partners (0.4); review revisions to discovery stipulation and send email to M. Hurley regarding discovery stipulation (0.3); review UCC interesting documents (1.2); send UCC interesting documents to discovery working group (0.1).	7.80
J. S. Sharp	09/25/20	Review and finalized letter to M. Leventhal regarding document production (0.3); send email to A. Preis regarding document production from the UCC (0.2); send emails to P. Ng regarding file transfer issues of Side A	1.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		discovery (0.1, 0.1); send email to S. Rogers and M. Rundlet regarding PEO access to ICSP discovery (0.2); review Sackler Trust redactions from A. Alfano (0.2); revise Sackler trust chart (0.2); send Sackler Trust chart to D. Nachman, M. Rundlet and K. Blake (0.1); send UCC correspondence to Side B to discovery working group (0.1); send email to K. Aber regarding Side A production inquiry (0.1).	
A. V. Alfano	09/26/20	Emails from UCC, A. Troop and NCSG states re bonus motion negotiations (0.1, 0.1, 0.1, 0.1, 0.1); initial review of materials for draft letter to IAC counsel (0.4).	0.90
J. S. Sharp	09/26/20	Review letter from M. Leventhal regarding Side B discovery requests.	0.20
A. M. Troop	09/26/20	Review accumulated emails (0.9); email AHC about current status of compensation motion (0.1); follow up emails regarding same (0.1); email exchanges about Landau deposition as part of compensation motion (0.1, 0.1); email client and PWSP team following up on two off ramp formulation (0.1); confer with A. Preis about status of compensation motion and preliminary injunction (0.2); email exchanges with compensation working group on list of potential exclusions and limited objection (0.1, 0.1, 0.2); review and circulate draft mediation order from debtors under explanatory cover email (0.2); email S. Gilbert et al about discovery/mediation language in draft mediation order (0.1); email exchanges with Akin about draft mediation order (0.1, 0.1); email exchange with M. Huebner about off ramp issue (0.1);	2.60
A. V. Alfano	09/27/20	Review draft UCC objection to bonus motion (0.2); emails from debtors and UCC re same (0.1, 0.1, 0.1); initial drafting of letter to II-Way Entities counsel (1.4).	1.90
J. S. Sharp	09/27/20	Review 30(b)(6) notice for the IACs (0.2); send email to discovery working group regarding 30(b)(6) notice for the IACs (0.1).	0.30
J. S. Sharp	09/27/20	Send email to P. Ng regarding Side A discovery (0.2); review email from Simpson Thacher regarding Norton Rose hit report (0.1); send email to discovery working group regarding Norton Rose hit report (0.1).	0.40
A. M. Troop	09/27/20	Review emails regarding mediation order (0.2); email exchanges (0.1, 0.1, 0.1) and confer (0.5) with G. Feiner and D. Nachman about mediation order and compensation	1.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		program compromise; confer with A. Preis and G Feiner regarding same (0.4); email exchanges confirming position on preliminary injunction with NCSG team (0.1); email debtor team confirming same (0.1)	
A. V. Alfano	09/28/20	Email exchanges with M. Pettit re hearing binder (0.1); call with J. Sharp re draft letter to II Way Entities counsel (0.1); analyze correspondence from J. Sharp to counsel re same (0.2); continued drafting of letter to II-Way Counsel (1.0); review productions by counsel to determine proportion of PEO designations (1.0); emails from debtors and UCC re bonus motion proposals (0.1, 0.1, 0.1, 0.1); review PI reply memorandum and related pleadings (0.7).	3.50
P. Ng	09/28/20	Analyze and download various inbound production volumes from EY's FTP portal; upload to Sharefile to share with AGO to review per J. Sharp's request.	1.40
J. S. Sharp	09/28/20	Send email to A. Alfano regarding NCSG letter to Haug Partners (0.1); call with A. Alfano regarding email to Haug Partners (0.1).	0.20
J. S. Sharp	09/28/20	Research case law regarding discovery for response to M. Leventhal (2.3); draft response letter to M. Leventhal regarding Side B discovery demands (1.8); send emails to P. Ng regarding Side A production issues (0.1, 0.1, 0.1); send email to discovery working group regarding response to Side B (0.2); send email to P. McManus regarding Side A production issues (0.1); send email to M. Leventhal regarding meet and confer (0.1); send email to discovery group regarding PEO access request for L. Conti and W. Weinberg (0.1).	4.90
A. V. Alfano	09/29/20	Attend semi-weekly NCSG call (partial) (0.5); review agenda for call (0.2); review filings for tomorrow's hearing (0.5).	1.20
J. S. Sharp	09/29/20	Send emails to discovery working group regarding meet and confer call with Side B to discuss discovery requests (0.1, 0.9, 0.1); review UCC's good cause, crime fraud, and at issue privilege motion (0.7); review UCC's motion regarding Sackler's and Debtors; failure to demonstrate privilege (0.6); call with discovery working group regarding Side B discovery requests (0.8); research regarding case law discovery cites provided by B. Edmunds (0.9); send email to M. Leventhal regarding meet and confer call with Side B (0.1).	4.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	09/29/20	Review proposed order for Debtors' KERP plan (0.4); review Debtors' statement in response to the ER doctor's request for adjournment (0.1); review AHC comments to Debtors' statement in response to the ER doctor's request for adjournment (0.1); download and process additional production from IACs (1.7); send emails to P. McManus regarding additional IAC production (0.1, 0.1); participate in state coordination call (0.8).	3.30
A. M. Troop	09/29/20	Daily mediation prep call (1.3); email exchange S. Alexander about UCC's discovery dispute motions (0.1); email exchanges with discovery working group about timing for filing support of UCC discovery motions (0.1, 0.1); email exchanges about proposed changes to mediation order with A Preis, D. Nachman and G. Feiner (0.1); review Debtors' statement about ER physician withdrawal of class cert motion (0.2); email exchanges with public side class cert working group regarding same (0.1, 0.1); review debtors' proposed changes to compensation order and mark up same (0.3); review UCC's mark up of compensation order (0.1); email exchanges with debtors, UCC and public side regarding same (0.1); revise exceptions discovery motion (1.2); review S. Alexander comments to same (0.1); email Akin regarding same (0.1); review AHC mark up of reply to ER Physician withdrawal and revise same (0.2); circulate revisions to public side (0.1); review final version of same (0.1); email sign off to debtors and public side lawyers (0.1); review emails about further changes to mediation order (0.1, 0.1, 0.1, 0.1); review and sign off on final version to mediation parties (0.2); sign off on further revised reply re ER Physician motion (0.1); review UCC's specific objection motion (0.6); attention to further proposed changes to mediation order regarding sharing information with non-mediation parties including emails with parties (0.2, 0.1, 0.1) and NCSG mediation team (0.1, 0.1); email exchanges about sharing claims analysis deck with debtors (0.1, 0.1, 0.1); participate in semi-weekly NCSG call (1.0); confirm NCSG support for both UCC motions (0.1); email exchanges with Akin and NCSG team on lack of any discovery reference in mediation order (0.1, 0.1); sign off on final draft	8.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	09/30/20	mediation order after reviewing same (0.2) Attend hearing on PI extension, Conventry sale and bonus motion (4.0); emails from A. Troop re same (0.1); send our request for additions to PEO list (0.1).	4.20
J. S. Sharp	09/30/20	Send invite for meet and confer call with Side B (0.1); prepare for meet and confer call with Side B (1.1); send email to K. Porter regarding deposition designations from Side B for S. Ives deposition (0.1); participate in meet and confer call with Side B (0.6); send email to discovery working group regarding post meet and confer letter (0.7); send email to D. Mosteller regarding M. Sackler deposition transcript (0.2); draft and revise letter summarizing meet and confer call (2.2); send draft letter summarizing meet and confer call to discovery working group (0.1).	5.10
J. S. Sharp	09/30/20	Send email to A. Troop regarding designation levels of protected information in the UCC privilege exceptions and privilege challenges motions (0.1); analyze the UCC privilege exceptions and privilege challenges motions to determine designation levels of protected information (1.8); send email analysis of the protected information in the UCC privilege exceptions and privilege challenges motions to A. Troop (0.3); participate in telephonic omnibus hearing (partial) (1.9); send email to M. Rundlet regarding proposed preliminary injunction order (0.1).	4.20
A. M. Troop	09/30/20	Prepare for hearing (1.9); daily mediation prep call (0.6); continue hearing prep (0.2); participate in omnibus hearing (4.1); consider alternatives for correcting court's misapprehension on compensation motion (0.2); review email from mediators about scheduling a meeting (0.1); email exchanges (0.1) and confer (0.3) with G. Feiner and D. Nachman regarding same; confer with Akin, G. Feiner and D. Nachman about upcoming Sackler mediation (0.7); confer with Akin about compensation motion issues (0.2);	8.40

Total Hours: 445.30  
Total Fees: \$398,678.87

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	53.60	\$ 684.25	\$ 36,675.90
P. Ng	16.90	314.50	5,315.05
J. S. Sharp	169.00	735.25	124,257.40
A. M. Troop	<u>205.80</u>	1,129.40	<u>232,430.52</u>
<b>Total:</b>	<b>445.30</b>		<b>\$398,678.87</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
09/28/20	Task E106 - Computer Research	Summary	\$434.29
09/25/20	Task E103 - Document Processing	Summary	45.75
09/30/20	Task E124 - Litigation Support	Summary	6,356.00
	(hosting charge)		
08/18/20	Task E101 - Reproductions	Summary	0.45
08/11/20	Task E101 - Color Copy	Color Copying	249.20
08/26/20	Task E112 - Miscellaneous	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010043015175; DATE: 10/7/2020 Mobile / Cellular, A. Troop, 08/26/20, Telephonic Hearing attendance - Purdue Pharma	70.00
09/30/20	Task E112 - Miscellaneous	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010043015143; DATE: 10/7/2020 Mobile / Cellular, A. Troop, 09/30/20, Telephonic hearing - Purdue Pharma	70.00
09/21/20	Task E113 - Professional Services	VENDOR: First Interstate Bank; INVOICE#: 092120; DATE: 9/21/2020 Subpoena/Purdue Pharma, J. Sharp	875.00
<b>Total Disbursements:</b>			<b>\$8,100.69</b>



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### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Color Copying	249.20
Computer Research	434.29
Document Processing	45.75
Litigation Support (hosting charge)	6,356.00
Miscellaneous	140.00
Professional Services	875.00
Reproductions	0.45
<b>Total:</b>	<b>\$8,100.69</b>

**Total Due For Matter 0000001: \$406,779.56**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

October 30, 2020  
Invoice No. 8369345  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 398,678.87	\$ 8,100.69	\$ 406,779.56
<b>Total This Invoice:</b>	<b>\$ 398,678.87</b>	<b>\$ 8,100.69</b>	<b>\$ 406,779.56</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8363611	09/29/20	\$426,434.25	\$113,631.64	\$312,802.61
Total Prior Outstanding		\$426,434.25	\$113,631.64	\$312,802.61
Total Amount Outstanding				\$719,582.17

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

November 20, 2020  
Invoice No. 8374602  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through October 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 388,137.81	\$ 7,291.00	\$ 395,428.81
<b>Total This Invoice:</b>	<b>\$ 388,137.81</b>	<b>\$ 7,291.00</b>	<b>\$ 395,428.81</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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**Pillsbury Winthrop Shaw Pittman LLP**  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

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**Purdue Pharmaceuticals**

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	10/01/20	Attend most of NCSG semi-weekly call (0.7); attend NCSG mediation call re Sacklers (1.2); send updated PEO access list to case parties (0.2); trade emails with practice assistants re Ives deposition transcript designations (0.1, 0.1, 0.1).	2.40
A. V. Alfano	10/01/20	Review letter to M. Leventhal re reciprocal discovery (0.2); emails from NCSG re same (0.1, 0.1).	0.40
A. V. Alfano	10/01/20	Follow up with J. Sharp re Channel Islands subpoenas.	0.10
J. S. Sharp	10/01/20	Review comments received to Side B response letter (0.4); send email to A. Troop regarding call to discuss Side B response letter (0.1); send letter from Side B regarding document production demands to discovery working group (0.1); review letter from Side B regarding document production demands (0.2); call with A. Troop regarding Side B response letter (0.6); work on revisions to Side B response letter per comments received, call with A. Troop, and letter from Side B regarding document production demands (3.9); send emails to A. Troop regarding Side B response letter (0.1, 0.1); send revised draft of Side B response letter to discovery working group (0.2); revise Side B response letter per comments to A. Troop (0.4, 0.2); send emails to A. Troop regarding Side B response letter (0.1, 0.1); send revised draft of Side B response letter to discovery working group (0.1),	6.60
J. S. Sharp	10/01/20	Send email to S. Alexander regarding L. Schreyer deposition (0.2); send email to discovery working group regarding Norton Rose search terms (0.1); participate in most of State coordination call (0.7); participate in Sackler mediation planning call (1.2); send email to S. Alexander regarding hearing transcript (0.1); send email to Sackler mediation planning group regarding Monday meeting (0.1).	2.40
A. M. Troop	10/01/20	Confer with D. Nachman about mediation and related issues (0.4); email exchanges about rescheduling daily mediation call (0.1); confer with D. Molton about mediation, case status, next steps (0.5); email exchanges	3.70

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		about scheduling weekly call with UCC (0.1, 0.1); review case on dischargeability of fines and forfeitures (0.2); email S. Alexander regarding same (0.1); review list of documents related to certain deferred comp non-insiders and email NCSG team regarding same (0.1); participate in most of semi-weekly NCSG call (0.8); participate in mediation strategy call with NCSG Sackler mediation team (1.2); email mediators confirming 10/6 at 5 pm (ET) (0.1);	
A. M. Troop	10/01/20	Email exchange with A. Preis about D. Sackler (0.1); review emails about Wednesday call with Side B on "reciprocal" discovery issues (0.2); email exchange (0.1) and confer (0.6) with J. Sharp regarding same; email discovery working group about revisions to letter to M. Leventhal (0.3); review email from S. Alexander and email J. Sharp regarding same (0.1, 0.1); further revise letter and circulate to J. Sharp (0.2); review emails from S. Alexander about letter (0.1); email exchange with J. Sharp regarding same (0.1);	1.90
A. V. Alfano	10/02/20	Attention to Ives deposition transcript designations.	0.30
J. S. Sharp	10/02/20	Revise Side B response letter per comments received (1.6); send emails to discovery working group regarding revised Side B response letter (0.1, 0.1, 0.1); send draft of Side B response letter to UCC counsel for review (0.1); send emails to A. Alfano regarding S. Ives transcript designations (0.4, 0.1); send email to S. Alexander regarding UCC request regarding Side B response letter (0.1); further revise Side B response letter per additional comments received (0.4, 0.1, 0.3); review UCC comments to Side B response letter (0.2); revise Side B response letter per UCC comments (0.4); send email to S. Alexander and A. Troop regarding UCC comments to Side B response letter (0.1); send email to D. Nachman regarding Side B response letter (0.1); send revised draft of Side B response letter to G. Feiner, D. Nachman, S. Alexander, and A. Troop (0.1).	4.30
J. S. Sharp	10/02/20	Participate in UCC coordination call (1.1); send email to discovery working group regarding L. Schreyer deposition (0.1); send emails regarding status of IAC production to discovery working group (0.1, 0.1); participate in discovery committee call (partial) (0.9);	4.10

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		review letter from IAC counsel regarding status of production (0.4); review UCC identified interesting documents (1.2); send email regarding UCC interesting documents to P. McManus and discovery working group (0.2).	
J. S. Sharp	10/02/20	Send email to E. Parlar regarding service of foreign financial institution subpoenas (0.1); send email to A. Alfano regarding status of foreign financial institution subpoenas (0.1); send email to B. Murphy regarding First Interstate Bank subpoena (0.2).	0.40
A. M. Troop	10/02/20	Confer with D. Nachman about mediation issues (0.7); attention to mediation logistics (0.1, 0.1); draft outline for Tuesday mediation session and forward to D. Nachman (2.4); participate in most of weekly update call with UCC (0.9); confer with G. Feiner about mediation strategy and discovery letter (0.2);	4.30
A. M. Troop	10/02/20	Review and forward comments on letter to M. Leventhal (0.2); review A. Preis thoughts on Side B issues (0.1); email J. Sharp regarding same (0.1); further comments to letter to M. Leventhal (0.1); email exchanges with J. Sharp and S. Alexander regarding same (0.1); email J. Sharp about status (0.1); review G. Feiner comments to M. Leventhal letter and comment on same (0.2); email exchanges with G. Feiner and J. Sharp about process for finalizing letter (0.2);	1.10
A. V. Alfano	10/03/20	Report discovery time tracking to case parties.	0.10
A. M. Troop	10/03/20	Review and consider A. Preis emails about redaction issues for recent motions regarding privilege issues (0.2);	0.20
A. M. Troop	10/04/20	Review and circulate New Yorker article on Sacklers (0.3); review revised outline for mediation session circulated to Sackler mediation team (0.2); review emails from discovery group about proposed NRF and current (independently represented) and former officers and directors 2004 motion (0.2); email exchange with G. Feiner regarding same (0.1); review and revise draft 2004 motion from UCC (1.3); email NCSG team regarding same (0.1); review follow up emails from A. Preis about KEIP (0.1); email NCSG KEIP team regarding same (0.1); email A. Preis regarding KEIP (0.1); email NCSG compensation working group regarding same (0.1);	2.60
A. M. Troop	10/04/20	Follow up email exchanges with J. Sharp about letter to	0.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	10/05/20	M. Leventhal (0.1, 0.1); email G. Feiner regarding same (0.1); final edits and emails regarding same (0.1); Attend Sackler mediation planning meeting (1.2); pull prior correspondence in response to request from A. Troop (0.1); Collect Ives deposition transcript designations (2.4); send to J. Sharp with cover explanation (0.1).	3.80
J. S. Sharp	10/05/20	Review specialty pharmacies list of documents regarding non-insiders (0.4); review 2004 motion regarding former employees and NRF (0.6); review articles regarding third party releases (0.6); participate in Sackler mediation planning call (1.2); send email to mediation working group regarding Oct. 6 mediation planning call (0.1).	2.90
J. S. Sharp	10/05/20	Send email to discovery working group regarding M. Hurley letter to Side A (0.1); review letter from M. Hurley regarding Side A discovery disputes (0.2); send email to K. Porter regarding T. Sackler and I. Sackler deposition transcripts (0.1); redact OPEO designated information from S. Ives' deposition transcript (0.7); research regarding Side A production issues per J. Wojewoda inquiry (0.2); send email to J. Wojewoda regarding Side A discovery (0.3); draft and revise II-Way entities challenge notice (2.3); send email to A. Troop regarding II-Way entities challenge notice (0.2); send emails to discovery working group regarding B. Cohen production (0.1, 0.1); download and process additional production from Side B (0.7); send Side B production to P. McManus (0.2).	5.20
A. M. Troop	10/05/20	Daily mediation prep call (0.7); confer with D. Nachman about primer on third party releases (0.1); email exchanges with NCSG Mediation Phase II team on upcoming strategy call and Tuesday meeting with mediators (0.1); email M. Pettit and PWSP team regarding research on same locating and sending 9th Circuit Blixeth case (0.2); email exchanges on 2004 motion re NRF et al with NCSG discovery working group (0.2, 0.1); forward revised documents to Akin under explanatory cover email (0.1); email exchanges with A. Preis regarding same (0.1, 0.1); further review and revise same (0.5); email to NCSG for comments under explanatory cover email (0.2); review replies and finalize for distribution to UCC (0.1); distribute to UCC and NCSG working group under	7.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		explanatory cover email (0.1); email exchanges with D. Nachman and A. Alfano about Allergan status (0.1, 0.1); email exchanges with A. Preis about revisions to NRF et al Rule 2004 motion (0.1); email G. Feiner and D. Nachman regarding same (0.1); consider various comments to 2004 motion and further edit same (0.6); circulate same to NCSG discovery group under explanatory cover email (0.1); review comments from NCSG (0.1); email revised 2004 motion to Akin under explanatory cover (0.1); further review and email to J. Sorkin regarding same (0.1); participate in NCSG Phase II mediation group strategy session (1.2); email exchanges about debtors shutting down potential acquiror and next steps (0.1); draft letter for NCSG consideration about buyer issues (0.4); email exchanges about strategy for buyer access (0.2); review email exchanges with Debtors about KEIP and Specialty Pharmacies (0.1); review M. Pettit research on update for 3rd party releases (0.3); review further emails about buyer issues (0.1); email exchanges with D. Nachman, G. Feiner and S. Alexander about process for raising buyer issues (0.1); review updated NRF 2004 version from UCC and further revise same (0.5); email revisions to Akin and NCSG discovery working group under explanatory cover (0.1);	
A. M. Troop	10/05/20	Review and revise draft challenge letter to II-Way entity designations (0.3); email J. Sharp and A. Alfano regarding same (0.1);	0.40
A. V. Alfano	10/06/20	Emails from NCSG re mediation (0.1, 0.1).	0.20
J. S. Sharp	10/06/20	Call with M. Rundlet regarding OPEO designations for mediation (0.5); send email to A. Troop regarding B. Cohen meet and confer (0.1); participate in mediation planning call (0.7); participate in state coordination call (0.4); participate in initial mediation session (1.1) and follow up (0.6); draft summary of DOJ statement and research regarding S. Cox (0.8); sent email to A. Troop regarding DOJ statement summary (0.1); send DOJ statement summary to discovery working group (0.1).	4.40
J. S. Sharp	10/06/20	Participate in meet and confer call regarding Beth Cohen production.	0.50
A. M. Troop	10/06/20	Participate in daily mediation prep call (1.1); email exchanges with M. Cyganowski and J. Donahue about	6.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		upcoming Damages Committee call (0.1); participate in Damages Committee call (0.4); email exchanges with G. Feiner and D. Nachman about recurring First Deputy calls (0.1, 0.1); review and further revise letter to Debtors re shutting out a potential buyer (0.2); email exchanges with working group about same (0.1, 0.1); update and prep call with NCSG Phase II mediation negotiating group (0.5); finalize and email letter about shutting out buyer to M. Huebner and C. Robertson (0.2); participate in semi-weekly NCSG call (0.7); email UCC, AHC and MSGE about insider comp issues and next steps (0.1); participate in session with mediators (1.0); participate in follow up call with NCSG Phase II mediation negotiating group (0.6); email NCSG about update session for 10/7 on DOJ and mediation (0.1); review email from Akin to debtors about potential buyer and circulate same (0.2); review J. Sharp summary of DOJ statement and Cox bio and email about same (0.2); follow up emails on UCC update by mediators of DOJ statement (0.1, 0.1, 0.1); email exchanges with M. Cyganowski and J. Donahue about Cornerstone/Brattle (0.1, 0.1); review and circulate M. Huebner reply to letter on Debtor shutting down potential buyer (0.1);	
A. V. Alfano	10/07/20	Letter from Cleary Gottlieb re NRF 2004 discovery (0.2); emails from UCC re depositions (0.1, 0.1, 0.1, 0.1, 0.1); review revised letter to II-Way Entities (0.2); emails from Pillsbury team re DOJ/mediation (0.1, 0.1, 0.2).	1.30
J. S. Sharp	10/07/20	Send email to A. Troop regarding DOJ (0.1); send message to R. Ross regarding DOJ (0.2); send email to A. Troop regarding S. Cox (0.1); participate in state coordination call regarding DOJ statement (0.9); participate in discovery committee call (1.0); send email to A. Troop regarding DOJ (0.1); send email to discovery working group regarding Norton Rose letter (0.1).	2.50
J. S. Sharp	10/07/20	Send emails to P. Rogers regarding First Interstate Bank subpoena compliance invoice (0.1, 0.1); process First Interstate Bank document productions (1.1); send First Interstate Bank document productions to counsel for the Sacklers for redaction (0.2, 0.1).	1.60
J. S. Sharp	10/07/20	Revise II-Way entities challenge notice (1.2); send revised draft of II-Way entities challenge notice to A. Troop for	3.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review (0.1); send email to D. Chau regarding Relativity access issues (0.1); review S. Hunt emails in Relativity to confirm Side A productions have been received and nature of S. Hunt emails (0.9); send email to discovery committee regarding S. Hunt emails (0.4); send email to E. Parlar regarding Relativity search question (0.2); send II-Way entities challenge notice to discovery working group for review and comment (0.2).	
A. M. Troop	10/07/20	Daily mediation prep call (0.6); review E. Vonnegut email on KEIP (0.1); email exchanges with M. Van Eck (0.1, 0.1) and A. Preis (0.1, 0.1) regarding same and US Trustee; email exchanges (0.1, 0.1, 0.1) and confer (0.5, 0.6) with D. Nachman, G. Feiner and S. Alexander and UCC about mediation and DOJ issues; review email from D. Nachman about DOJ and PBC issues (0.1); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1); email G. Feiner and D. Nachman about PWSP public policy resources (0.2); update call on DOJ and mediation Phase II with NCSG (0.8); email exchange with M. Van Eck about M. Burke (0.1); email exchange with G. Feiner and D. Nachman about DOJ next steps (0.1, 0.2); review email from J. Drain on NRF 2004 motion (0.1); email Akin (0.1) and NCSG discovery working group (0.1) regarding same; email exchange with T. O'Neill about bankruptcy and "ownership" issues (0.2); confer with J. Sorkin about J. Drain email and next steps (0.1); email NSCG discovery group regarding same and observation on invitation to set outside date (0.1); emails to NCSG Phase II mediation team about meeting with AHC on 10/9 (0.1); review and circulate revised order sent to J. Drain (0.2); review further response from J. Drain and consider options (0.2); confer with Akin, M. Rundlet and K. Blake about response to J. Drain (0.6); email NCSG discovery team regarding strategic recommendations on further response (0.1); review and follow up regarding same with NCSG (0.1, 0.1, 0.1, 0.1); review and follow up with Akin regarding same (0.2); review and circulate to NCSG request by NRF and others through the debtors to get unredacted copies of discovery motions (0.1); review replies (0.1); email exchange with Akin regarding same (0.1, 0.1); review Province deck on Side B wealth (0.3);	7.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email J. Sharp and A. Alfano regarding same and OPEO issues (0.1)	
A. M. Troop	10/07/20	Review revised II-Way designation challenge letter (0.2); email J. Sharp and A. Alfano regarding same (0.1);	0.30
A. V. Alfano	10/08/20	Attend semi-weekly NCSG call (0.9); review call agenda materials (0.2).	1.10
J. S. Sharp	10/08/20	Send email to D. Nachman regarding Challenge Notice for II-Way Entities (0.1); revise and finalize changes to Challenge Notice for II-Way Entities (0.4); send Challenge Notice for II-Way Entities to J. Dougherty (0.1); send email to A. Troop and A. Alfano regarding call to discuss UCC analysis of Sackler Side B assets (0.1); participate in call with A. Troop and A. Alfano regarding UCC analysis of Sackler Side B assets (0.7); review and redact UCC analysis of Sackler Side B assets (5.3); send proposed redactions of OPEO information from summary sections of UCC analysis of Sackler Side B assets to A. Preis and M. Atkinson (0.1); send proposed redactions of OPEO information from UCC analysis of Sackler Side B assets to A. Alfano for confirmation (0.1).	6.90
J. S. Sharp	10/08/20	Participate in state coordination call.	1.00
A. M. Troop	10/08/20	Confer with G. Feiner and D. Nachman in advance of daily mediation prep call (0.1); participate in daily mediation prep call (0.9); review J. Drain response to schedule for depositions (0.1); email exchanges with M. Hurley, Akin and NCSG Discovery working group regarding same (0.1); revise S. Ellis draft of statement in support of UCC privilege motions (1.1); email G. Feiner and PWSP team same under explanatory cover email addressing comments and timing (0.1); further review of Province deck regarding Side B wealth and consider issue in light of protective order (0.2); email J. Sharp and A. Alfano follow up regarding same (0.1); review email exchanges regarding draft letter to AG Barr about reported DOJ settlement and consider various issues (0.2); revise same (0.3); forward revisions to working group under explanatory cover email to working group (0.2); confer with G. Feiner in preparation for semi-weekly NCSG call (0.2); participate in same (1.1); revise J. Sorkin's draft letter to R. Abrams counsel (0.2); circulate same to Akin and NCSG teams (0.1); email exchange	6.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with D. Mosteller about PBC structure (0.1); review August 2020 Harvard summary of recent changes to DE PBC law (0.2); circulate same to D. Mosteller, D. Nachman, U. Khan, S. Alexander, G. Feiner and PWSP team (0.1); review email from M. Huebner and email G. Feiner and D. Nachman regarding same and proposed next steps (0.1); email exchange with J. Donahue about PA meeting with Debtor representatives (0.4); email Akin about scheduling call to dismiss Side B wealth analysis (0.1); email exchange with A. Preis about prepetition damages (0.1); email exchange with J. Donahue, et al regarding same (0.1);	
A. M. Troop	10/08/20	Review revised challenge letter to II-Way entities (0.1); email discovery working group regarding same (0.1); review and circulate order authorizing NRF et 2004 subpoenas (0.1);	0.30
A. V. Alfano	10/09/20	Attend AHC meeting re Sackler/Purdue financial information (partial) (1.5); analyze redactions to UCC Sackler wealth analysis (2.4); send out for non-view only PEO designees (0.2); emails with A. Troop re same (0.1); report discovery time tracking (0.1).	4.30
J. S. Sharp	10/09/20	Send emails to J. Dougherty (0.1) and M. Rundlet (0.1) regarding call to discuss Challenge Notice for II-Way Entities; participate in call with A. Troop and UCC advisors to discuss UCC analyses of Sackler Side A and Side B assets (0.4); send emails to A. Troop regarding UCC analyses of Sackler Side A and Side B assets (0.4, 0.1); redact OPEO information from UCC analysis of Sackler Side A assets (4.8); send email to A. Alfano regarding PEO access list modifications (0.1); send email to M. Rundlet regarding S. Ives and T. Sackler deposition transcripts (0.2); call with J. Dougherty regarding Challenge Notice for II-Way Entities (0.1); send emails to mediation working group regarding UCC analyses of Sackler Side A and Side B assets (0.2, 0.1, 0.1).	6.70
J. S. Sharp	10/09/20	Participate in state coordination call.	1.00
J. S. Sharp	10/09/20	Send emails to C. Gange regarding NCSG participate in joint call with AHC regarding Sackler assets (0.2, 0.1); participate in joint call with AHC regarding Sackler assets (2.4); send email to A. Troop regarding statement in support of UCC's privilege motions (0.1).	2.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	10/09/20	Daily mediation prep call (0.4); email exchanges with J. Donahue about information sharing protocol with debtors (0.1, 0.1); further call with G. Feiner and D. Nachman about upcoming meeting with AHC and DOJ (0.2); email exchanges with J. Donahue about DOJ conversation and next steps (0.1, 0.1); coordinate (0.1) and participate (0.5) in conference with J. Donahue, G. Feiner, S. Alexander and D. Nachman regarding same; email exchange with D. Nachman and G. Feiner about deposition schedule (0.1); email exchanges confirming (0.1) and participate in conference call (0.3) with Akin, Province and PWSP team about Side B wealth deck and next steps; review KEIP strawman from UCC (0.2); email exchanges with NCSG comp working group regarding same (0.1, 0.1); consider further next steps on ability to share UCC wealth analysis with NCSG members (0.1) email exchanges with PWSP team about same (0.1, 0.1); email exchange (0.1) and confer (0.5); with A. Preis about mediation deck and related mediation issues and PBC/DOJ issues; edit J. Sharp draft update email to Mediation Phase II negotiating team about Side B wealth analysis and next steps (0.1); email summary of call with A. Preis to Mediation Phase II negotiating team (0.4); participate in financial and sale update with AHC and NCSG (2.4); execute and circulate information sharing protocol with debtors to debtors and AHC and invite options for next Cornerstone/Brattle call (0.2); email exchange with A. Alexander about summary of call with A. Preis (0.1); email exchanges with Mediation Phase II negotiating team about next steps with mediators, debtors and DOJ (0.1, 0.1, 0.1); email exchange with S. Bickford on NAS class certification issue (0.1); email exchange with M. Rundlet about ACSP wealth analysis (0.1); email exchange with J. Sharp about UCC analysis of Side A wealth and next steps (0.1); review email from G. Feiner about NCSG statement in support of UCC privileges motion (0.1); email J. Sharp and A. Alfano regarding same (0.1); email exchange with R. Ringer about KEIP issues (0.1); email NCSG comp working group regarding same (0.1);	7.60
A. M. Troop	10/09/20	Email exchange about UCC proposed response to request for R. Sackler deposition over 2 shortened days (0.1);	0.40

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J. S. Sharp	10/10/20	review draft document request to NRF (0.2); email NCSG discovery working group regarding same (0.1); Call with A. Troop regarding statement in support of UCC's privilege motions.	0.40
A. M. Troop	10/10/20	Review further request from UCC for annual prepetition damage amounts for States (0.1); email exchanges with J. Donahue et al regarding same (0.1, 0.1); review G. Feiner comments to draft statement in support of UCC privileges motions and consider same (0.2); confer with J. Sharp regarding same and case status (0.4); email A. Preis regarding same (0.1); email exchange with Brattle regarding same (0.1); email exchanges with S. Alexander about alternatives and timing for potential approval of DOJ resolution (0.3); review emails regarding KEIP with NCSG comp working group and Akin (0.2);	1.60
A. M. Troop	10/10/20	Email exchange with M. Rundlet about NRF subpoena (0.1); email M. Miller and Akin team thoughts/comments regarding same (0.1);	0.20
A. V. Alfano	10/11/20	Send D. Sackler deposition materials to A. Troop (0.1); attention to non-view only designee list (0.2); email M. Pettit and J. Sharp re same (0.1).	0.40
A. M. Troop	10/11/20	Review S. Alexander emails about comp motion and Lowne (0.2); review and begin to comment on UCC 118 page draft presentation to mediators (6.2)	6.40
A. M. Troop	10/11/20	Review revised production request for NRF (0.1); email M. Miller, Akin and NCSG discovery working group regarding same (0.1); revise draft letter from M. Hurley to Cleary regarding NRF subpoena (0.2); email same to M. Hurley, Akin and NCSG discovery working group under explanatory cover (0.1); follow up email exchange with M. Hurley (0.1); circulate as filed subpoena and transmittal letter re NRF to NCSG discovery working group (0.1); review and circulate letter from J. Ball to NCSG discovery working group (0.1);	0.80
A. V. Alfano	10/12/20	Call with UCC re depositions (0.3); call with UCC re Norton Rose discovery (0.3); call with UCC and counsel to Norton Rose (0.3); call with AHC re KEIP proposal (0.4); call with UCC re NRF discovery and other issues (0.3); review UCC privilege motion (0.6); analyze deposition protocol and request to add non-view only designees (0.8); confer with J. Sharp re same (0.1).	3.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	10/12/20	Send email to A. Alfano regarding PEO access (0.1); work on revisions to statement in support of UCC's privilege motions (4.4); send revised draft of statement in support to A. Troop for review (0.1); participate in call regarding Norton Rose production (0.5); send email to B. O'Neill regarding document production (0.1); send emails to S. Schinfeld regarding Everlaw (0.1, 0.1); participate in call with UCC regarding Norton Rose production (0.6); send email to A. Troop regarding Purdue call scheduling (0.1).	6.10
A. M. Troop	10/12/20	Continue review and comments to UCC draft presentation to mediators (1.2); email Akin same under explanatory cover (0.1); email exchanges about daily mediation prep call (0.1); email exchange with A. Preis about UCC draft presentation to mediators (0.1); prepare and circulate detailed summary of UCC deck for NCSG Sackler mediation team confirming no OPEO and circulate same (0.5); email exchanges with NCSG Sackler mediation team regarding same (0.1, 0.1, 0.1, 0.1); Email exchanges regarding meet and confer regarding Norton Rose (0.1); consider further Akin deck to mediators in light of comments from NCSG Sackler mediation reactions to summary email (1.4); email exchanges with NCSG Sackler mediation team in response to T. O'Neill questions about a litigation trust (0.3, 0.2); email exchange with M. Rundlet and L. Eaton about UCC and STN motion (0.2); email additional thoughts on UCC deck to A. Preis (0.2); email NCSG Sackler mediation team regarding same (0.1); email exchanges with AHC about conference call on KEIP (0.1, 0.1); follow up on Cornerstone/Brattle meeting (0.1, 0.1, 0.1); confer with UCC and NCSG teams on Robin Abrams and other scheduling issues (0.4); review draft email to R. Abrams' counsel from UCC and comment on same (0.1); further email exchanges with A. Preis regarding deck (0.1, 0.1, 0.1); email exchange with G. Feiner, S. Alexander, J. Sharp and A. Alfano about status of statement regarding privileges motions and interplay with UCC deck for mediators (0.2); review S. Alexander email and document list on J. Lowne and KEIP issues (0.2); email exchange with NCSG compensation working group regarding same,	10.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		S. Alexander conversation with A. Preis, and next steps (0.1); confer with A. Preis about deck, upcoming mediation session and KEIP issues (0.3); emails regarding confirmation of Brattle/Cornerstone meeting on 10/15 (0.1. 0.1); confirm 6 pm KEIP call with AHC (0.1); update NCSG compensation working group on status and upcoming call between A. Preis and M. Huebner (0.1); email NCSG Sackler mediation team about call with A. Preis on deck and upcoming mediation presentation (0.3); exchanges rescheduling (0.1) and then participate in part of (0.3) NRF discovery call; confer with AHC regarding KEIP (0.3); confirm ability to share Lowne document list with AHC with S. Alexander et al (0.1); email same to R. Ringer under appropriate cover (0.1); confer with Akin and NCSG about NRF issues and follow up (0.4); email exchange with D. Nachman, U. Khan, S. Alexander and G. Feiner about NAS and requested settlement class (0.1); review J. Sharp draft of Statement in Support of UCC privileges motion and further revise same (0.7); email J. Sharp and A. Alfano regarding same and next steps (0.2); review email exchange between S. Alexander and A. Preis about Lowne (0.1); email S. Alexander, G. Feiner and PWSP team regarding same (0.1);	
A. M. Troop	10/12/20	Review emails regarding B. Cohen deposition availability (0.2); email exchange with M. Hurley regarding same and propose a next step (0.1); review further emails regarding same (0.1); review UCC draft response to 9/28 Side B letter and email NCSG discovery working group regarding same (0.2); review and circulate M. Hurley email to Side A on "notes" issue (0.1); review proposed Side B Letter narrowing discovery disputes and emails regarding same (0.1);	0.80
A. V. Alfano	10/13/20	Attend NCSG semiweekly call (0.8); send non-view only access list to case parties (0.2); review Side A presentations in response to A. Troop email (0.8).	1.80
J. S. Sharp	10/13/20	Call with S. Schinfeld regarding Everlaw access for AHC members (0.2); send email to S. Alexander and P. McManus regarding Everlaw access for AHC members (0.2, 0.1); research regarding special committee for update to statement in support of privilege motions (0.9); revise statement in support of privilege motions (0.6); review	4.10



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Santa Fe Archdiocese case regarding UCC derivative standing (0.2); send revised draft of statement in support of privilege motions to G. Feiner, D. Nachman, S. Alexander, and A. Troop (0.1); send email to S. Schinfeld regarding state acknowledgment for DOJ access (0.4); participate in state coordination call (0.8); review UCC proposal regarding KEIP and KERP (0.2); review late claim motion filed by J. Rand (0.1); participate in chief deputies call (partial) (0.3).	
J. S. Sharp	10/13/20	Send redacted drafts of UCC financial analyses of Side A and Side B assets to mediation working group (0.1); send email to A. Troop regarding redactions to UCC financial analyses of Side A and Side B assets (0.1); send email to G. Feiner regarding Challenge Notice to II-Way entities (0.1); send email to J. Dougherty regarding Challenge Notice to II-Way entities (0.6); research on Everlaw regarding Side A Panamanian entities per A. Troop request (1.9); send email to A. Troop regarding results of Side A Panamanian entities research (0.2); send emails to A. Troop regarding inquiry from U. Khan regarding UCC financial analyses of Side A and Side B assets (0.1, 0.1); research whether document is on a privilege log per request from B. O'Neil (0.4); send email to B. O'Neil regarding privilege log inquiry (0.1); participate in call with UCC and Norton Rose counsel regarding NRF document production (0.6); send email to M. Rundlet regarding privilege log inquiry (0.2); send email to U. Khan regarding questions on UCC financial analyses (0.3); send email to mediation group regarding questions relating to UCC financial analyses (0.3).	5.10
A. M. Troop	10/13/20	Daily mediation prep call (0.7); review and circulate to NCSG Sackler mediation team Santa Fe diocese case on committee standing (0.3); email J. Sharp and A. Alfano about reviewing for Panama companies (0.1, 0.1); further review of Lowne document list (0.2); email exchanges with S. Alexander regarding same and C. Landau (0.1, 0.1, 0.1); email exchanges with team about AHC access to documents and deposition preparation (0.1, 0.1, 0.1, 0.1); review Side A redacted wealth presentation (0.2); email exchanges with J. Sharp and A. Alfano regarding same (0.1, 0.1); email exchange with A. Preis about status of	6.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		AHC knowledge of Lowne document list (0.1); email exchanges with S. Alexander and G. Feiner regarding same (0.1, 0.1); confer with D. Molton about AHC access to document database and case status (0.3); email NCSG team regarding same (0.1); review and respond to email from J. Sharp circulating mark up of Statement in support of UCC privilege motions (0.1); review email from DPW about James Rand motion to file late filed claim (0.1); email exchanges with team regarding same and recommendation (0.1, 0.1); email exchanges about Purdue Canada documents (0.1, 0.1); confer with A. Preis and M. Hurley about mediation presentation and KEIP (0.4); participate in semi-weekly NCSG call (1.0); participate in first deputies' call (1.0); email exchanges about UCC Sackler financial analysis (0.2); review and circulate to NCSG Sackler mediation team emails about Non-cash transfer presentation by UCC (0.1); email exchanges coordinating same (0.1);	
A. M. Troop	10/13/20	Confer with A. Preis and M. Hurley about rescheduling B. Cohen deposition to November (0.1, 0.1); review and circulate amended notice of II-Way entity deposition (0.1); email exchange with Akin about follow up on rescheduling B. Cohen deposition (0.1); email exchanges with NCSG discovery working group about rescheduling of B. Cohen deposition (0.1);	0.50
J. S. Sharp	10/14/20	Participate in discovery committee call (0.6); send emails to M. Yoshida regarding call to hear DOJ statement (0.1, 0.1, 0.1); send email to G. Feiner regarding call to hear DOJ statement (0.1); send emails to A. Troop regarding call to hear DOJ statement (0.1, 0.1); participate in call with UCC counsel to hear DOJ statement (0.4); work on transcription of DOJ statement (0.9); email transcription of DOJ statement to A. Troop, G. Feiner, S. Alexander, D. Nachman, and U. Khan (0.1); review IAC 30(b)(6) proposed deponents (0.2); email IAC 30(b)(6) proposed deponents to discovery working group (0.1); download and process additional IAC productions (0.7); send emails to A. Troop regarding DOJ communications on privilege motions (0.1, 0.1).	3.80
J. S. Sharp	10/14/20	Download and process Side B productions.	0.40
A. M. Troop	10/14/20	Daily mediation call (0.5); continued attention to	3.80

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		upcoming non-cash transfer presentation by UCC (0.1, 0.1); email exchanges about including MSGE in non-cash transfer presentation (0.1, 0.1, 0.1, 0.1, 0.1); email exchanges about DOJ clarification letter and coverage for reading of same by mediators (0.1, 0.1, 0.1, 0.1); review as-sent letter to AG Barr (0.1); email exchanges regarding same with NCSG (0.1); forward same to AHC and MSGE under explanatory cover email (0.1); email Debtors regarding NCSG support to stipulation on late claim of J. Rand (0.1); email exchange with Akin about privileges motion (0.1); briefly review and circulate to PWSP team Debtors' supplemental privilege log (0.2); confer with A. Preis and M. Hurley about Debtors' proposal on privileges motion and DOJ position to file a statement regarding certain presentation to it (0.6); email PWSP team regarding same and next steps (0.2); email NCSG discovery working group about DOJ request for extension to file something in response to privileges motion (0.1); follow up email exchanges regarding scheduling of UCC presentation on non-cash transfers with NCSG and AHC (0.1, 0.1, 0.1, 0.1); review and circulate DOJ requested extension on privileges motions to NCSG discovery working group (0.2);	
A. M. Troop	10/14/20	Review draft email and search terms list for NRF and email discovery working group regarding same (0.1); follow up email exchanges regarding same (0.1);	0.20
A. V. Alfano	10/15/20	Attend semi-weekly NCSG call (0.6); attend UCC/NCSG discovery call (0.8).	1.40
J. S. Sharp	10/15/20	Download, process and review Side A, Side B, and Debtors' objections to UCC's privileges motions (1.1); send emails to A. Troop and A. Alfano regarding call to discuss privileges motion and the department of justice (0.1, 0.1); participate in call with A. Troop regarding privileges motion and the department of justice (0.5); send emails to S. Shinfeld regarding Everlaw access for AHC members (0.2, 0.1); send emails to P. McManus regarding Everlaw access for AHC members (0.1, 0.1); send emails to S. Alexander regarding exhibits to debtors' omnibus objection to privileges motions (0.1, 0.2); participate in state coordination call (0.5); participate in status call with UCC counsel (0.8).	3.90

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J. S. Sharp	10/15/20	Review and process multiple production volumes from Side B, including removing OPEO documents from productions (3.1); send Side B productions via email to P. McManus (0.6); process multiple IAC productions and transfer productions to Sharefile for transmittal to P. McManus, including addressing multiple transfer failures (1.6).	5.30
A. M. Troop	10/15/20	Email exchange with J. Sharp and A. Alfano about rescheduling call on privileges motions (0.1); daily mediation prep call (1.5); consider various issues and ramifications from reported DOJ settlements with Purdue and Sacklers (1.2); confer with J. Sharp and A. Alfano regarding same and privileges motions (0.5); email transcription of DOJ clarifying statement to AHC counsel (0.1); email exchanges confirming Monday UCC presentation on non-cash transfers to NCSG and AHC (0.1); confirm KERP call with Debtors, UCC, and others (0.1); confer with D. Nachman about case issues and potential auction/market testing strategies (0.9); email exchanges with K. Benedict about debtor-side acknowledgments for information sharing protocol (0.1); email exchange with M. Van Eck about KEIP and US Trustee (0.1); email exchanges scheduling NCSG large mediation committee meeting for 10/16 (0.1, 0.1); email exchange with G. Feiner about market testing strategy call with D. Nachman (0.1); email exchanges (0.1, 0.1) and confer (0.9) with M. Huebner about DOJ resolutions and proposed privileges motions resolution; participate in part of Brattle/Cornerstone call (0.1); email exchange with D. Nachman about insurance standing for Gilbert stipulation (0.1); participate in semi-weekly NCSG call (1.1); email A. Preis and M. Hurley about conversation with M. Huebner on privileges motions proposal and schedule 10/16 call regarding same (0.1); email exchanges with Brattle, M. Cyganowski and J. Donahue about prep call for next Brattle/Cornerstone conference (0.1, 0.1, 0.1); participate in presentation by Skadden about certain proposed KERP participants (1.0); confer with UCC and NCSG about discovery status, privileges motion, KERP presentation (0.5); further email exchanges with A. Preis and M. Hurley about debtors' proposed privileges motion	10.60

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		(0.1); email exchange with M. Rundlet about strategy for replying to DOJ statement of interest regarding the privileges motions (0.1); review Brattle summary of total claims per year (0.1); email Brattle regarding same (0.1); email J. Donahue, D. Nachman, G. Feiner and S. Alexander regarding same and next steps with UCC (0.1); email exchanges with MA and PWSP teams on Motley Rice access to Everlaw and interplay with Protective Order and discovery stipulation (0.1, 0.1, 0.1); email exchanges scheduling next Brattle/Cornerstone call (0.1); email exchange with M. Cyganowski about 10/15 Brattle/Cornerstone call and confirming ok to share Brattle year by year summary with UCC (0.1, 0.1); email exchanges with J. Donahue et al regarding same (0.1); confirm 11 am Monday presentation by UCC on non-cash transfers (0.1);	
A. V. Alfano	10/16/20	Review deposition schedule received from UCC (0.1); emails from M. Hurley re depositions (0.1, 0.1); review debtors' counterproposal on KEIP payments (0.2).	0.50
J. S. Sharp	10/16/20	Send email to P. Ng regarding confirmation of upload of IAC productions to Sharefile (0.1); send email to P. McManus regarding IAC production (0.2); send emails to A. Troop and A. Alfano regarding PEO access for Motley Rice attorneys (0.2, 0.1).	0.60
J. S. Sharp	10/16/20	Research and review of II-Way Entity documents for response to J. Dougherty regarding failure to respond to Challenge Letter (0.9); draft and review response to J. Dougherty regarding failure to respond to Challenge Letter (1.7); participate in WebEx regarding mediation status (1.4); follow up call with A. Troop (0.2); participate in part of WebEx call with UCC counsel regarding privileges motion (1.0); revise response to J. Dougherty based on email response to Challenge Letter (1.3); send revised draft of proposed response to A. Troop for review (0.1).	6.60
A. M. Troop	10/16/20	Email exchange (0.1) and confer (0.5) with M. Huebner on privileges motions proposed resolution; email exchange with P. McManus et al about Everlaw access for Kramer Levin attorneys (0.1); email exchanges with PWSP team on Motley Rice client (0.1, 0.1); participate in NCSG large mediation group strategy session (2.1);	6.40

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		confer with UCC and NCSG representatives about Debtors' proposed resolution for privileges motions (1.0); email exchanges scheduling call with Debtors and UCC on privileges motions (0.1); confirm all hands meeting with mediators on Tuesday, 10/20 (0.1); email Sackler mediation team email addresses to S. Gilbert and follow up regarding same and upcoming sessions (0.1, 0.1, 0.1); confer with Debtors and UCC about privileges motions and potential resolutions (1.1); review MA proposal on KEIP/JEP interim resolution (0.1); email S. Alexander regarding same (0.1); review Sackler objections to privileges motion (0.3); email exchange with D. Nachman in response to question regarding same (0.1); email summary of call over privileges motion with Debtors and UCC to S. Alexander et al (0.2);	
J. S. Sharp	10/18/20	Send email to B. O'Neil regarding privileged documents under the protective order (0.2); send email to M. Rundlet regarding T. Sackler redactions (0.1).	0.30
A. M. Troop	10/18/20	Review and response to email from A. Preis about proposed email to DPW to begin category discussion for resolution of privileges motion (0.1); review A. Preis email on Sackler Side B brief in response to privileges motions (0.1); email exchange with D. Nachman et al regarding same (0.1); email exchange with G. Feiner about proposed discussion with UCC members about PBC issues (0.1);	0.40
A. V. Alfano	10/19/20	Attend UCC non-cash transfers presentation (partial) (0.5); report discovery time tracking (0.1); emails re access to PEO binder (0.1, 0.1); review IL draft statement ISO privileges motion (0.2); emails from states re same (0.1); email from J. Sharp re II-Way discovery (0.1); review DOJ statement of interest (0.3); review UCC letter to Court and A. Troop revisions (0.3, 0.1); collect debtor professional acknowledgments (0.1); review hot docs received from UCC (0.2); review privilege related filings (1.2); emails with UCC and NCSG re KEIP proposal (0.1, 0.1, 0.1).	3.70
J. S. Sharp	10/19/20	Send email to A. Alfano regarding PEO access for Motley Rice attorneys (0.1); send emails to B. O'Neil regarding potentially privileged documents produced by the Debtors (0.1, 0.1, 0.3); send email to A. Troop regarding UCC	7.10

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		identified interesting documents (0.1); review and analyze potentially privileged documents identified by B. O'Neil (1.6); send email to A. Troop regarding potentially privileged documents identified by B. O'Neil (0.7); review UCC identified interesting documents and search Everlaw for corresponding non-OPEO versions of identified documents (1.3, 0.3, 0.9); send emails to discovery working group regarding UCC-identified interesting documents (0.6, 0.1, 0.5); review DOJ objection to UCC privileges motion (0.3); send email to A. Troop regarding DOJ objection to UCC privileges motion (0.1).	
J. S. Sharp	10/19/20	Send email to A. Preis and M. Atkinson regarding questions on Sackler assets presentations (0.1); send email to H. Williford regarding follow up on transcript designation status for I. Lefcourt and T. Sackler's depositions (0.1); participate in presentation regarding Sackler causes of action presentation by the UCC's advisors (1.2); send email to mediation working group regarding UCC responses to questions on Sackler assets presentation (0.2).	1.60
A. M. Troop	10/19/20	Daily mediation prep call (0.8); email exchanges confirming 2:45 presentation to UCC on PBS issues (0.1); email Brattle and M. Cyganowski about rescheduling prep call regarding next Cornerstone call (0.1); email exchanges with G. Feiner about upcoming call with UCC (0.1, 0.1); review and confirm status of NCSG responses to proposed KERP/KEIP counterproposal and email working group regarding same (0.1, 0.1); email exchanges with A. Preis on status of NCSG reactions to proposed KERP/KEIP counterproposal (0.1, 0.2); confirm prep session with NCSG prior to UCC meeting on PBC (0.1); participate in UCC presentation to NCSG and AHC on non-cash transfers (1.0); email UCC, AHC and MSGE the NCSG's position on KEIP/KERP counterproposal for interim resolution (0.2); review various hot docs from UCC (0.3); email exchanges with J. Sharp and A. Alfano regarding same (0.1, 0.1); receive and circulate debtor-side acknowledgments to information sharing protocol with states over claims backup (0.1); review (0.1) and email exchange with D. Nachman et al about UCC draft letter to Court requesting continuance of privileges	9.20

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		<p> motions hearing (0.1, 0.1); email exchange with S. Alexander et al about status and contours of next steps with Debtors to try to resolve the privileges motions (0.2); revise UCC draft requesting privileges motions' extension (0.9); email NCSG discovery working group regarding same under explanatory cover (0.1); participate in UCC meeting about PBC with NCSG representatives (0.6); participate in prep call for Tuesday meeting with Cornerstone with M. Cyganowski, J. Donahue and Brattle (0.5); review further comments to letter for court on extension (0.2); follow up with D. Nachman (0.1) and M. Rundlet (0.1) regarding same; further revise letter based on comments received (0.1); email same to NCSG working group under explanatory cover (0.1); further revise same (0.2); circulate same to UCC and NCSG working groups under explanator cover email (0.2); briefly review DOJ's unredacted Statement of Interest regarding the privileges motions (0.1); email PWSP team regarding same (0.1); circulate redacted version of same to NCSG discovery working group under explanatory cover email (0.1); email exchanges with PWSP team about DOJ redactions in Statement of Interest (0.1); email exchange with Akin about DOJ Statement of Interest (0.1); consider email from J. Sharp about potential inadvertent production of privileged documents by the Debtors (0.2); email J. Sharp and A. Alfano supporting recommendation to reach out to the Debtors even though there is a reading of the production to support the conclusion the production was not inadvertent or privileged (0.1); email Akin about status of any response to debtors on inquiry about privilege categories (0.1); edit proposed standing stipulation regarding insurance (0.6); forward same to D. Nachman under explanatory email (0.1); email exchanges with A. Pries about call with B. Kaminetzky on privileges motions issues (0.1, 0.1); confer with A. Preis regarding same and promise of a further proposal from Debtors (0.2); </p>	
A. M. Troop	10/19/20	Review and comment on proposed J. Sharp email to II-Way entities to resolve various production issues (0.1);	0.10
A. V. Alfano	10/20/20	Attend semi-weekly NCSG call (0.9); analyze redacted DOJ statement of interest in response to question from A.	3.80



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		Troop (0.5); confer with J. Sharp re same (0.1); send response to A. Troop proposing to seek permission to share with States (0.2); review opinion piece sent to us by A. Preis (0.2); review non-view only list for distribution (0.1); send follow up notes re same to C. Gange (0.1) and J. Sharp (0.1); emails from debtors, UCC and NCSG re KEIP/KERP proposal (0.2, 0.1, 0.1, 0.1); email from A. Troop re scheduling call with DPW to discuss privilege motion adjournment (0.1); brief review of debtors' compensation analysis (0.1); email to/from A. Troop asking us to identify speaker on mediation call (0.1); review documents produced by Sacklers in response to message from A. Preis (0.8).	
J. S. Sharp	10/20/20	Send email to A. Troop regarding email response to J. Dougherty regarding II-Way Entities document production (0.1); send email to J. Dougherty regarding follow up to email regarding II-Way Entities document production (0.1); send proposed email to discovery working group regarding II-Way Entities document production (0.2); send email to G. Cicero regarding class claims call (0.1); research regarding debtor production for inquiry to debtors (0.7); send email to C. Oluwole regarding discovery inquiries (0.6); send email to M. Rundlet regarding HRT documents (0.1); participate in all hands mediation status conference (1.0); revise and finalize notes on all hands mediation status conference (0.4); participate in state coordination call (0.9).	4.20
J. S. Sharp	10/20/20	Send emails to K. Blake regarding ICSP documents no longer deemed privileged (0.1, 0.2, 0.1); call with A. Troop, K. Massicotte, and J. Wojewoda regarding deposition preparation (0.8); review ICSP privilege pleadings to determine party producing documents no longer deemed privileged (1.1); send email to K. Aber regarding Side A document production (0.2); send emails to B. O'Neill regarding Roncalli deposition (0.1) and document production questions (0.1); search for non-OPEO and review WhatsApp conversations (2.2); send email to A. Troop regarding WhatsApp conversations (0.1); send email to K. Porter and B. O'Neill regarding Roncalli deposition (0.1).	5.10
A. M. Troop	10/20/20	Daily mediation prep call (0.7); email exchanges with A.	8.70

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		<p>Preis and M. Huebner about catch up call on privileges motions and case status (0.1, 0.1); email exchanges with K. Massicotte, J. Pearlman and J. Wojewoda about scheduling call to discuss deposition questions and topics (0.1, 0.1); review KiOr decision (0.2); email J. Sharp and A. Alfano regarding same (0.1); email exchanges with D. Nachman and G. Feiner about apparent DOJ flexibility on structure and Friday meeting with mediators (0.1); email exchange with A. Alfano and J. Sharp regarding same (0.1); email Sackler mediation team regarding Friday meeting (0.1); confer with K. Massicotte, J. Pearlman and J. Wojewoda about deposition questions and topics (0.5); confer with A. Preis and M. Huebner about case status and DOJ issues (0.8); email exchange with PWSP and Brown Rudnick teams about NAS settlement class issues (0.1); all hands mediation call (1.0); confirm Friday mediation session with mediators (0.1); follow up email exchanges with D. Nachman and Gillian Feiner (0.1, 0.1) and PWSP team (0.1, 0.1) regarding all-hands mediation session; participate in Brattle/Cornerstone meeting (1.0); review U. Khan request for unredacted DOJ letter filing and email PWSP team regarding same (0.1); email exchanges with D. Nachman et al about T. Sobol request for mediation session (0.1); email exchanges with A. Preis about media reports and May 2019 op ed by S. Miller (0.2, 0.1); email exchanges with M. Cyganowski and Brattle about debrief from Cornerstone call (0.1, 0.1); email exchanges with A. Preis about Whatsap documents (0.1); review summary and email PWSP team regarding same (0.1); prepare for and participate in semi-weekly NCSG call (1.1); email exchanges with Debtors and UCC about potential resolution for privileges motion (0.1, 0.1, 0.2); review (0.1) and follow up email exchanges with NCSG (0.1, 0.1, 0.1) about Debtors' proposal on interim resolution regarding KEIP and KERP; email exchanges with Akin and DPW scheduling call for 10/21 (0.1, 0.1); email exchange with UCC, AHC and MSGE counsel regarding NCSG's willingness to go along with Debtor's most recent proposal for interim resolution of KEIP/KERP issues (0.1);</p>	
A. V. Alfano	10/21/20	Attend DOJ press conference (0.7) and follow up video	3.90

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		conference (0.4) with J. Sharp and A. Troop to discuss (1.1); draft email to DOJ and others for A. Troop review requesting unredacted access to Statement of Interest for NCSG (0.1, 0.2); call PEC counsel re their request for non-view only access (0.1); analyze DOJ settlement motion filings (1.5); review J. Sharp notes re same (0.2); emails from NCSG and A. Troop re settlement (0.1, 0.1, 0.1, 0.1, 0.3).	
J. S. Sharp	10/21/20	Send email response to J. Dougherty regarding II-Way Entities document production (0.2); research regarding DOJ settlement announcement timing (0.1); send email to A. Troop and A. Alfano regarding DOJ settlement announcement (0.1); send email to C. Oluwole regarding clarification of discovery inquiry of HRT documents (0.4); send email to A. Troop and A. Alfano regarding Debtors' 9019 Motion to Approve DOJ Settlement (0.1); watch DOJ media announcement of Purdue/Sackler civil settlement (0.7); attend post-media announcement WebEx meeting with A. Troop and A. Alfano to discuss settlement and next steps (0.5); conduct detailed review of Debtors' 9019 Motion to Approve DOJ Settlement (1.1); attend call with A. Troop, G. Cicero, and D. Molton regarding class claims (0.5); review Sackler's civil settlement agreement with DOJ (0.7); prepare summary and analysis of Debtors' Plea Agreement with DOJ (1.9); send emails to A. Troop regarding DOJ Plea Agreement summary (0.8, 0.1).	7.20
J. S. Sharp	10/21/20	Finalize processing and uploading of additional IAC production files (0.9); send email to P. McManus regarding transfer of additional IAC production (0.2).	1.10
A. M. Troop	10/21/20	Daily mediation prep call (0.9); review and revise letter to court regarding adjournment of privileges motion (0.2); review S. Alexander comments to letter re adjournment (0.1); email exchange with Akin regarding same (0.1); further revise and circulate letter under cover email (0.1); review emails from Milbank agreeing in principle to adjourn privileges motion (0.1); email exchanges with A. Preis regarding same (0.1); review Sackler motion to confirm ability to pay DOJ and motion to shorten (0.4); email exchanges with NCSG and Akin on whether letter re adjournment to be sent to chambers or filed on the	10.70

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		docket (0.1, 0.1); email exchange with M. Van Eck about participating in any chambers conference (0.1); review further revised letter re adjournment and further email exchange regarding same with Akin and NCSG (0.1); review and respond to emails with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team about timing of Sackler motion providing observations and potential limited objection opportunity (0.3); review emails to/from Milbank and Akin about terms of adjourning the privileges motions (0.1); email exchange with A. Preis regarding same and status of Debtors' position (0.1); review and circulate J. Drain email on Sackler motion to shorten re DOJ (0.1); confer with A. Preis about privileges motion and timing of Sackler motion re DOJ (0.2); email exchange with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team regarding same (0.1, 0.1); update NCSG discovery working group on adjournment of privileges' motion and Sackler motion to shorten re DOJ (0.1, 0.1); follow up with M. Van Eck regarding same (0.1); email exchanges with M. Huebner and A. Preis about Sackler motion re DOJ (0.1, 0.1, 0.1, 0.1); review email exchanges with DPW and Akin about privileges motion adjournment and Debtor proposal and forward to NCSG discovery working group (0.1, 0.1); email exchanges with A. Preis about Milbank question on NCSG and Sackler motion to shorten (0.1, 0.1); forward Milbank/Akin exchanges to NCSG discovery working group (0.1); confer with G. Uzzi about Sackler motion and case status (0.5); email exchange with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team in response to emails on Sackler motions, timing and related issues (0.2); email exchange confirming Debtors' agreement to adjourn privileges motions (0.1); review revised draft email to Court from Akin and forward same to NCSG discovery working group (0.1); email exchanges with client team on position to take with respect to motion to shorten filed by Sacklers (0.1); weekly update call with UCC (1.1); email exchange with G. Uzzi on Sackler motion to shorten (0.1); forward B. Kaminetzky J. Drain email regarding motion to shorten (0.1); review email from Debtors and UCC about	

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		privileges motions adjournment and briefing issues (0.1, 0.1); review DPW (0.1) and Milbank (0.1) mark up of email to J. Drain; email exchanges with A. Preis and M. Hurley regarding same (0.1, 0.1); email NCSG discovery working group email exchanges on court communication with recommendations for next steps (0.1); review further revised draft to J. Drain and circulate to NCSG discovery working group (0.1); email exchange with U. Khan about J. Drain email on motion to shorten (0.1); email exchanges signing off on email to J. Drain (0.1); participate in semi-weekly NCSG call (1.0); circulate as delivered email to J. Drain on privileges motions adjournment to NCSG discovery working group (0.1); review email about US Trustee sign off on KEIP interim resolution (0.1); email NCSG compensation working group regarding same (0.1); review draft Brattle Memo to Cornerstone on its 10/20 questions (0.1); email questions to Brattle and M. Cyganowski (0.1); forward unredacted DOJ Statement of Interest regarding the privileges motions to NCSG under explanatory cover email (0.1); Attend UCC/NCSG discovery call (0.7); review semi-weekly call agenda items (0.3); attend semi-weekly NCSG call (1.0); attention to PEO non-view only list (0.1, 0.1, 0.1); email to chambers re discovery schedule (0.2); emails from A. Troop, UCC and Side B re privileges motion and related (0.1, 0.2, 0.1, 0.1, 0.2); brief review of hot docs forwarded by UCC (0.4).	
A. V. Alfano	10/22/20		3.60
J. S. Sharp	10/22/20	Review privilege motion adjournment letter (0.4); send email to E. Parlar regarding comment to adjournment letter (0.1); attend UCC-NCSG coordination call (0.7); attend NCSG state coordination call (1.0); review UCC-identified interesting documents (1.1); search Everlaw for non-OPEO versions of certain UCC-identified interesting documents (0.6); send email to discovery group regarding UCC-identified interesting documents (0.8).	4.70
A. M. Troop	10/22/20	Daily mediation prep call (0.9); review and revise letter to court regarding adjournment of privileges motion (0.2); review S. Alexander comments to letter re adjournment (0.1); email exchange with Akin regarding same (0.1); further revise and circulate letter under cover email (0.1); review emails from Milbank agreeing in principle to	9.50

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		adjourn privileges motion (0.1); email exchanges with A. Preis regarding same (0.1); review Sackler motion to confirm ability to pay DOJ and motion to shorten (0.4); email exchanges with NCSG and Akin on whether letter re adjournment to be sent to chambers or filed on the docket (0.1, 0.1); email exchange with M. Van Eck about participating in any chambers conference (0.1); review further revised letter re adjournment and further email exchange regarding same with Akin and NCSG (0.1); review and respond to emails with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team about timing of Sackler motion providing observations and potential limited objection opportunity (0.3); review emails to/from Milbank and Akin about terms of adjourning the privileges motions (0.1); email exchange with A. Preis regarding same and status of Debtors' position (0.1); review and circulate J. Drain email on Sackler motion to shorten re DOJ (0.1); confer with A. Preis about privileges motion and timing of Sackler motion re DOJ (0.2); email exchange with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team regarding same (0.1, 0.1); update NCSG discovery working group on adjournment of privileges' motion and Sackler motion to shorten re DOJ (0.1, 0.1); follow up with M. Van Eck regarding same (0.1); email exchanges with M. Huebner and A. Preis about Sackler motion re DOJ (0.1, 0.1, 0.1, 0.1); review email exchanges with DPW and Akin about privileges motion adjournment and Debtor proposal and forward to NCSG discovery working group (0.1, 0.1); email exchanges with A. Preis about Milbank question on NCSG and Sackler motion to shorten (0.1, 0.1); forward Milbank/Akin exchanges to NCSG discovery working group (0.1); confer with G. Uzzi about Sackler motion and case status (0.5); email exchange with D. Mosteller, G. Feiner, S. Alexander, Daily mediation prep call (0.9); review and revise letter to court regarding adjournment of privileges motion (0.2); review S. Alexander comments to letter re adjournment (0.1); email exchange with Akin regarding same (0.1); further revise and circulate letter under cover email (0.1); review emails from Milbank agreeing in principle to adjourn privileges	

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		<p>motion (0.1); email exchanges with A. Preis regarding same (0.1); review Sackler motion to confirm ability to pay DOJ and motion to shorten (0.4); email exchanges with NCSG and Akin on whether letter re adjournment to be sent to chambers or filed on the docket (0.1, 0.1); email exchange with M. Van Eck about participating in any chambers conference (0.1); review further revised letter re adjournment and further email exchange regarding same with Akin and NCSG (0.1); review and respond to emails with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team about timing of Sackler motion providing observations and potential limited objection opportunity (0.3); review emails to/from Milbank and Akin about terms of adjourning the privileges motions (0.1); email exchange with A. Preis regarding same and status of Debtors' position (0.1); review and circulate J. Drain email on Sackler motion to shorten re DOJ (0.1); confer with A. Preis about privileges motion and timing of Sackler motion re DOJ (0.2); email exchange with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team regarding same (0.1, 0.1); update NCSG discovery working group on adjournment of privileges' motion and Sackler motion to shorten re DOJ (0.1, 0.1); follow up with M. Van Eck regarding same (0.1); email exchanges with M. Huebner and A. Preis about Sackler motion re DOJ (0.1, 0.1, 0.1, 0.1); review email exchanges with DPW and Akin about privileges motion adjournment and Debtor proposal and forward to NCSG discovery working group (0.1, 0.1); email exchanges with A. Preis about Milbank question on NCSG and Sackler motion to shorten (0.1, 0.1); forward Milbank/Akin exchanges to NCSG discovery working group (0.1); confer with G. Uzzi about Sackler motion and case status (0.5); email exchange with D. Mosteller, G. Feiner, S. Alexander, D. Nachman and PWSP team in response to emails on Sackler motions, timing and related issues (0.2); email exchange confirming Debtors' agreement to adjourn privileges motions (0.1); review revised draft email to Court from Akin and forward same to NCSG discovery working group (0.1); email exchanges with client team on position to take with respect to motion to shorten filed by</p>	

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		Sacklers (0.1); weekly update call with UCC (1.1); email exchange with G. Uzzi on Sackler motion to shorten (0.1); forward B. Kaminetzky J. Drain email regarding motion to shorten (0.1); review email from Debtors and UCC about privileges motions adjournment and briefing issues (0.1, 0.1); review DPW (0.1) and Milbank (0.1) mark up of email to J. Drain; email exchanges with A. Preis and M. Hurley regarding same (0.1, 0.1); email NCSG discovery working group email exchanges on court communication with recommendations for next steps (0.1); review further revised draft to J. Drain and circulate to NCSG discovery working group (0.1); email exchange with U. Khan about J. Drain email on motion to shorten (0.1); email exchanges signing off on email to J. Drain (0.1); participate in semi-weekly NCSG call (1.0); circulate as delivered email to J. Drain on privileges motions adjournment to NCSG discovery working group (0.1); review email about US Trustee sign off on KEIP interim resolution (0.1); email NCSG compensation working group regarding same (0.1); review draft Brattle Memo to Cornerstone on its 10/20 questions (0.1); email questions to Brattle and M. Cyganowski (0.1); forward unredacted DOJ Statement of Interest regarding the privileges motions to NCSG under explanatory cover email (0.1);	
A. V. Alfano	10/23/20	Attend NCSG call with mediators (1.0); attend call with UCC re mediation, privileges motion and related (0.8); attend call with NCSG states re DOJ (0.8); report on discovery time (0.1); search for materials on J&J settlement in response to question from A. Troop (0.6); emails between A. Troop and J. Sharp re same (0.1, 0.1); emails from A. Troop and UCC re privileges motion compromise/review proposal (0.1, 0.1, 0.5).	4.20
J. S. Sharp	10/23/20	Research regarding cash and non-cash transfers from Purdue to or for the benefit of the Sacklers (1.1); send email to A. Troop regarding cash and non-cash transfers from Purdue to or for the benefit of the Sacklers (0.1); send email to D. Nachman regarding cash and non-cash transfers from Purdue to or for the benefit of the Sacklers (0.3); participate in deposition planning call with A. Troop, G. Feiner, S. Alexander, U. Khan, and D.	8.10



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		Nachman (0.4); analyze and prepare summary of differences between Debtors' and UCC's analyses of valuation of non-cash transfers to Sacklers (0.4); send summary of differences between Debtors' and UCC's analyses of valuation of non-cash transfers to Sacklers to D. Nachman (0.1); research regarding Johnson & Johnson Oklahoma opioid judgment and analyses performed in Insys for extrapolation of those judgments to the United States population (1.9); send emails regarding judgment extrapolation to A. Troop (0.6, 0.3, 0.1) and D. Nachman (0.1, 0.1); attend NCSG mediation session with mediators (1.0); participate in call with UCC advisors regarding privileges motion and Sackler settlement with the Department of Justice (0.8); participate in WebEx meeting with A. Troop, G. Feiner, S. Alexander, U. Khan, D. Nachman, and A. Alfano regarding objection to Sackler DOJ settlement motion (0.8).	
J. S. Sharp	10/23/20	Send email to H. Williford regarding Theresa Sackler transcript redactions (0.1); send email to M. Rundlet regarding Theresa Sackler transcript redactions (0.1).	0.20
A. M. Troop	10/23/20	Email exchanges with team about mediation presentation outline (0.1, 0.2, 0.2, 0.1); participate in daily mediation prep call (0.6); prep with D. Nachman, G. Feiner, S. Alexander and PWSP team for mediation presentation (0.4); email G. Cicero to get INSYS analysis on OK (0.1); email exchanges with Akin about debtors' response re timing of privileged document production and proposal (0.1, 0.1); locate and review INSYS presentation on OK extrapolation (0.2); email exchanges with PWSP team confirming calculations and related issues (0.1, 0.2, 0.1); email exchange with A. Preis about UCC mediation session (0.1); email D. Nachman et al regarding same (0.1); review draft stipulation on changes to privileges motions briefing schedule (0.1); email NCSG discovery working group regarding same (0.1); review AHC comment to privileges motions stipulation (0.1); email NCSG regarding same and proposed response (0.1); email Akin regarding need to mirror provision for NCSG if AHC comment is accepted (0.1); email mediation presentation group about OK extrapolation and interplay with presentation outline (0.2); email exchange with A.	6.50

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		<p>Preis about mediators' request to use data in UCC presentation with other groups (0.1, 0.1); review section and notes for mediation presentation (0.2); participate in mediation session (1.0); review M. Hurley revisions to privileges motions stipulation and email and respond to same (0.1); circulate same and sign off confirmation to NCSG discovery working group (0.1); email D. Nachman, U. Khan, S. Alexander, G. Feiner and PWSP team about DOJ and next steps (0.1, 0.1); confer with NCSG and Akin about privileges motions, debtors' proposed resolution and next steps and mediation and DOJ issues (0.4); confer with D. Nachman, U. Khan, S. Alexander, G. Feiner and PWSP team about potential objections to Sackler motion to shorten and motion to confirm payments, upcoming deadline and next steps (0.7); review revisions to privileges motions stipulation sent to larger group and confirm NCSG sign off on same (0.1); email exchange with D. Nachman et al about DOJ Statement of Interest (0.1);</p>	
A. M. Troop	10/24/20	<p>Forward as-submitted stipulation on privileges motions briefing schedule to NCSG discovery working group (0.1); revise and circulate to NCSG discovery working group further edits to Debtors' privilege proposal in addition to Akin comments (0.7); email same to NCSG discovery working group for review and comment under explanatory email (0.2); review comments to same and edit (0.2); email NCSG discovery working group regarding same and responding to questions/observations (0.2); review D. Nachman email about AHC position on working with NCSG and draft responses and response to same (0.1, 0.1); email further comments to debtors' privilege proposal to Akin (0.1);</p>	1.70
A. M. Troop	10/25/20	<p>Review J. Guard refusal to meet (0.1); email exchanges with D. Nachman and G. Feiner regarding same (0.1); email exchanges cancelling Monday mediation prep call and scheduling D. Nachman and G. Feiner call (0.1); review revised KEIP order and summary of economics from Debtors (0.2); circulate same to NCSG comp working group under explanatory cover email (0.1); review and respond to emails from S. Alexander and D. Nachman on not opposing Sackler motion to shorten or</p>	0.70

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A. V. Alfano	10/26/20	motion for confirmation of authority to pay (0.1); Send acknowledgment forms to Debtors' counsel (0.2); follow up with J. Sharp re deposition designations (0.1); email C. Jimenez re registering for Wednesday's hearing (0.1); search for AHC distributable value calculations in response to question from A. Troop (0.5, 0.1); review UCC's objection to Sackler comfort order request (0.4, 0.2, 0.1); emails from UCC and Debtors re KEIP and KERP proposals (0.2, 0.1, 0.1, 0.1); emails from A. Troop and NCSG re draft statement (0.1, 0.1, 0.1, 0.1); review J. Sharp analysis of distributable value calculations (0.1); review accountability committee filing (0.1); email from C. Gange (AHC counsel) re PO acknowledgments (0.1); review letter from UCC to Court re NRF discovery (0.3).	3.20
J. S. Sharp	10/26/20	Research regarding AHC analysis of Purdue distributable value (0.3); send email to A. Troop regarding AHC analysis of Purdue distributable value (0.1); send email to A. Alfano regarding PO acknowledgments (0.2); review PBC illustrative nominal value report as of October 20, 2020 (0.3); review nalmefene development cost report (0.2); research prior reports regarding PBC illustrative nominal value and nalmefene development costs (0.2); prepare analysis of PBC illustrative nominal value reports (0.8); prepare analysis of nalmefene development costs (0.6); send analysis of nalmefene development costs and PBC illustrative nominal value reports to A. Troop (0.1); call with discovery working group and UCC advisors regarding Sackler settlement motion (0.7); send emails to Lexitas regarding J. Stewart deposition (0.1, 0.1).	3.70
A. M. Troop	10/26/20	Email exchange with A. Preis rescheduling 9 am call to 9:30 (0.1); confer with G. Feiner and D. Nachman about status, issues and next steps (0.9); review and forward UCC draft limited objection to Sackler motion (0.3); review and forward A. Preis questions about DPW's summary of KEIP proposal and draft revised order (0.2); email J. Sharp and A. Alfano about financial analysis (distributable value) analysis from AHC (0.1); confer with A. Preis, M. Hurley and S. Brauner about limited objection to Sackler motion and conversation with G. Uzzi (0.4); email summary of same to NCSG Sackler motion working group (0.2); review NCSG Sackler	11.70

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		<p>motion working group comments to draft limited objection (0.2); email exchanges with NCSG Sackler motion working group regarding same (0.1, 0.1, 0.1); email exchanges about proposed changes to KEIP Order and next steps with NCSG comp working group (0.1, 0.1, 0.1, 0.2) and Akin (0.1) and DWP (0.1); revise draft statement and order from Debtors (0.3); circulate same to Debtors, UCC, AHC and MSGE, with copies to NCSG working group under explanatory cover email (0.1); review email notifications about updated PHI projections in data room and email PWSP team regarding analyzing same (0.2); review email from D. Consla accepting proposed changes to statement and order other than revised objection deadline (0.1); email exchanges with UCC and NCSG regarding same (0.1, 0.1); consider various alternatives and issues involved in the draft limited objection to Sackler motion from UCC and begin to mark up same including comments from NCSG Sackler motion team (1.3); email exchange scheduling call with Akin and NCSG Sackler motion team regarding positions and issues (0.1); further revise draft limited objection re Sackler motion (0.2); forward same to NCSG Sackler motion team under explanatory email regarding same and scheduling call with Akin (0.1); confirm 4:45 prep call with NCSG Sackler motion team and 5:00 call with Akin (0.1, 0.1); circulate mark up/markup of limited objection to Akin copying NCSG Sackler motion working group (0.1); email exchange with A. Preis about Sackler motion and limited objection (0.1); participate in prep with NCSG Sackler motion working group about limited objection and process for NCSG (0.3) and call with UCC regarding same (0.4); review and circulate Committee on Accountability objection to Sackler motion to shorten (0.2); further revise limited objection based on recent call with Akin and NCSG Sackler motion working group (0.9); circulate same under explanatory cover email (0.1); review further comments from D. Mosteller and S. Alexander (0.2); email exchange with A. Preis regarding revisions and comments (0.1); further comments and consideration of same (0.2); email exchanges with D. Mosteller et al about Sackler DOJ settlement and</p>	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		preservation of State claims (0.1, 0.1); further revise limited objection (0.7); circulate same under detailed explanatory cover email with strategic options to Akin and NCSG Sackler motion working group (0.2); email exchanges with A. Preis and M. Huebner about status of finalizing position on Sackler DOJ motion (0.1); review proposed amendment to protective order to add MSGE member counsel as Outside Professionals (0.1); email NCSG discovery working group regarding same (0.1); review further A. Preis comments to the limited objection and options for proposals to Sacklers (0.2); email A. Preis thoughts regarding options (0.1); Further revise limited objection based on A. Preis comments (0.1); circulate same to Akin and NCSG Sackler motion working group under explanatory cover email (0.1); draft detailed email to NCSG members about limited objection, issues and strategies, soliciting objections, advising of intent to file on Tuesday, and asking for confirmation (0.4); email exchanges about hearing binder for 10.28 with PWSP team (0.1); review draft letter to Court re NRF (0.1); email exchanges with NCSG and Akin working groups regarding same (0.1); review J. Sharp analysis of updated PHI postings (0.2); email J. Sharp and A. Alfano regarding same (0.1)	
A. V. Alfano	10/27/20	Review and circulate op-ed published by special committee member (0.2); emails with C. Oluwole re non-view only access (0.1, 0.1, 0.1); final review of joint UCC/NCSG opposition to Sackler settlement motion (0.3, 0.2, 0.1); respond to email from J. Pearlman (CT AG) re depositions (0.1); call with UCC re NRF discovery (0.5); review agenda materials (0.2) and attend (1.0) semi-weekly call with NCSG; attend call with UCC re tomorrow's hearing (partial) (0.4); emails from NCSG re revisions to joint objection (0.1, 0.1, 0.1); emails from A. Troop re status on Sackler settlement motion (0.2, 0.1, 0.1).	4.00
A. V. Alfano	10/27/20	Brief review of Side B privilege log.	0.20
J. S. Sharp	10/27/20	Participate in call with NCSG members and UCC advisors regarding proposed letter to NRF (0.5); download, process, and segregate Debtors' document production (0.9); send email to research services regarding Purdue	5.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		op-ed in Washington Post (0.1); send Purdue op-ed in Washington Post to discovery working group (0.1); send emails to P. McManus regarding Debtors' document production (0.2, 0.2, 0.1); send emails to P. Ng regarding Debtors' document production (0.1, 0.1, 0.1, 0.1); send emails to M. Pettit regarding Oct. 28 hearing materials (0.1, 0.1); send emails to discovery working group regarding IAC discovery (0.1, 0.1); participate in state coordination call (1.0); download, process, and begin upload of IAC ESI production (1.2).	
J. S. Sharp	10/27/20	Participate in J. Stewart deposition (partial) (3.2); send emails to J. Pearlman and K. Massicotte regarding Pickett deposition (0.1, 0.1); participate in call with K. Massicotte, A. DeGraffenreidt, E. Mullen, S. Bell, and J. Pearlman regarding Pickett deposition (0.2); send email to B. O'Neil regarding notification to Debtors of potentially privileged documents (0.3); send email to J. Pearlman and K. Massicotte regarding Stewart deposition (0.1); send email to J. Pearlman and K. Massicotte regarding Pickett deposition (0.3).	4.30
A. M. Troop	10/27/20	Participate in part of daily prep call (0.5); email exchange with A. Preis about his upcoming call with M. Huebner and strategy with Sacklers (0.1); review G. Uzzi email about inability to make representation on sources (0.1); email exchange with A. Preis regarding same (0.1); email exchange with S. Alexander, G. Feiner and D. Nachman about Sacklers proposal to pay from irrevocable/spendthrift trusts (0.1); email exchanges with AGs about comments to Sackler DOJ limited objection (0.1, 0.1, 0.1, 0.1); finalize and sign off on same (0.8); email exchanges about adding D. Mosteller to NCSG Sackler negotiating team (0.1, 0.1); review email exchanges between G. Uzzi and A. Preis and others about possible ways to resolve the Sackler DOJ motion (0.1, 0.1, 0.1); email A. Preis regarding same (0.1); email exchanges about upcoming depositions by CT (0.1, 0.1); email exchange with T. O'Neill and NCSG Sackler Motion working group about strategy and thinking (0.2); review email exchanges between M. Huebner and A. Preis (0.1); email Sackler Motion working group regarding same (0.1); confer (partial) with G. Uzzi, M. Huebner and	10.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		<p>A. Preis about issues and potential resolutions for Sackler DOJ motion and limited objection (0.4); email exchanges with A. Preis regarding same (0.1, 0.1); confer with A. Preis about next steps (0.1); review follow up emails from A. Preis to G. Uzzi (0.1); email summary of call with G. Uzzi, M. Huebner and A. Preis, together with strategic observations, to Sackler Motion working group (0.5); participate in Brattle/Cornerstone call (0.9); email exchanges with Brattle, M. Cyganowski and J. Donahue regarding same and scheduling a follow up call (0.1, 0.1); participate in semi-weekly NCSG call (1.0); review and respond to email from M. Huebner on Sackler/DOJ motion (0.1); follow up with A. Licht on upcoming monitor call (0.1); email exchanges with A. Preis regarding same (0.1); email exchanges (0.2) and confer (0.4) with Akin and S. Alexander in preparation for 10/28 hearing on Sackler DOJ motion; review revised letter to J. Drain on NRF discovery issues (0.2); email Akin and NCSG teams regarding same (0.1); review proposed revised order from G. Uzzi (0.1), further edits from M. Huebner (0.1) and email to Sackler Motion working group same with observations and recommended next steps (0.2); review debtor an NRF response on timing of productions and email NCSG discovery working group regarding same (0.1); email about interplay with the response from Debtors and NRF and proposed letter for J. Drain (0.1); review further revised order from G. Uzzi (0.1); review M. Huebner additional comments (0.1); email Akin (0.1) and NCSG Sackler motion working group (0.1) regarding same; confirm prep call for 10.28 hearing with Akin (0.1, 0.1); review email exchanges with K. Eckstein and others about Sackler DOJ motion (0.1, 0.1, 0.1); participate in prep call (0.4); continue hearing prep (0.7); email update on state of play to Sackler motion working group (0.1); review email from A. Preis on privileges motion and mail NCSG discovery working group regarding same (0.1);</p>	
A. V. Alfano	10/28/20	<p>Attend hearing on wages motion and Sackler settlement (3.2); attend recap call with UCC and NCSG (0.8); review updated claims analysis (0.4); confer with A. Troop re same (0.1); send to MA with cover explanation (0.1);</p>	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	10/28/20	email to Debtors' counsel re amended privilege log (0.1); emails from UCC re discovery (0.1, 0.1). Review revised proposed orders regarding approval to pay Sackler-DOJ settlement (0.3); prepare redline showing differences between proposed orders and send redline to NCSG members (0.2); send email regarding IAC priority requests to discovery working group (0.1); download and process Debtors productions (0.4); send emails to P. McManus regarding Debtors' document productions (0.2, 0.1); telephonic attendance at hearing (partial) (1.7); send email to K. Porter and M. Herrington regarding NCSG examiners for Boer and Pickett depositions (0.2); send email to J. Pearlman regarding NAAG use of funds question (0.1); send emails to B. O'Neil regarding Roncalli and deposition questions (0.4, 0.1, 0.1); download and process IAC production after former file was corrupted (0.4); download and process additional production from II-Way entities (0.2); review HRT documents from J. Kane and research regarding HRT on Debtors' data room (0.4); send email to J. Kane and A. Troop regarding HRT (0.2); send email to M. Rundlet regarding HRT (0.2); attend post-hearing follow up call between UCC and NCSG (0.8).	6.10
J. S. Sharp	10/28/20	Send emails to H. Williford regarding T. Sackler deposition transcript designations (0.6, 0.2); send email to M. Rundlet regarding T. Sackler designations (0.1); redact D. Sackler transcript per Protective Order designations and prepare "Highly Confidential" and "PEO" versions of transcript (0.7); redact M. Sackler deposition transcript per Protective Order designations and prepare "Highly Confidential" and "PEO" versions of transcript (0.6); redact I. Lefcourt deposition transcript per Protective Order designations and prepare "Highly Confidential" and "PEO" versions of transcript (0.3); redact S. Ives deposition transcript per Protective Order designations and prepare "Highly Confidential" versions of transcript (1.2); send redacted versions of deposition transcripts to S. Alexander and P. McManus for upload to Everlaw (0.4); send PEO version of T. Sackler deposition transcripts to S. Alexander, P. McManus, M. Rundlet, and B. O'Neil (0.2).	4.30



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	10/28/20	Continue to prepare for omnibus hearing (1.4); email (0.1) and confer (0.1) with A. Preis in advance of the hearing; review email to J. Drain from Sacklers with proposed revised order on DOJ-related motion (0.1); email NCSG same under explanatory email (0.2); participate in hearing (3.1); email exchanges with D. Nachman about email with AHC (0.1); email exchanges with NCSG Sackler mediation group regarding same (0.1); draft hearing summary and circulate to NCSG (0.1); email exchanges with A. Preis and NCSG team about hearing results and scheduling a follow up given filing deadlines (0.1, 0.1); review emails about status of debtors' proposal on privileges motions (0.1); email exchanges with Akin and NCSG discovery working group regarding same (0.1); attention to rescheduling daily mediation prep calls (0.2); confer with M. Huebner about recently concluded hearing and other case issues (0.3); confer with Brattle, J. Donahue and M. Cyganowski about next steps with Cornerstone and required detail of information sharing (0.3); confer with M. Cyganowski about case status and dynamic issues (0.2); review and circulate to PWSP team emails on debtor privilege logs (0.2); review updated posting of claims analysis by Debtors (0.1); email exchanges with A. Alfano and J. Sharp regarding same (0.1, 0.1); confer with Akin and NCSG teams about hearing, next steps on Sackler DOJ settlement, Purdue DOJ settlement, privileges motion and next steps (0.5); email exchange with S. Alexander and G. Feiner about pushing the alternative bidder issue (0.2); email exchanges with K. Eckstein about status and follow up (0.1); review and circulate articles from omnibus hearing to PWSP team (0.2);	8.20
A. V. Alfano	10/29/20	Attend AHC structure and economic presentation (2.1); attend strategy call with UCC counsel (0.6); call with J. Sharp to recap call with UCC and other issues (0.1); review agenda materials (0.2) and attend semi-weekly NCSG call and first deputies call (1.2); send claims analysis to S. Alexander and G. Feiner with cover explanation (0.1); respond to question from L. McFarlane re preliminary injunction order (0.1); forward protective order acknowledgment to debtors (0.1); initial review of	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	10/29/20	sub rosa plan objection precedents (1.0); emails from A. Troop and UCC re discovery and related issues (0.1, 0.1, 0.1, 0.1, 0.1). Review and download privilege logs from the Debtors' production (0.6); send email to B. O'Neil regarding Roncalli subpoena (0.2); attend AHC presentation on post-bankruptcy structure alternatives for Purdue (partial) (1.5); send email to A. Troop and R. Williams regarding NCSG attendance list for deposition breakout rooms (0.2); attend NCSG-UCC coordination call partial (0.2); follow up communications to A. Alfano regarding NCSG-UCC coordination call (0.2); send email to A. Alfano regarding Motley Rice protective order acknowledgment (0.1); send email to K. Garner regarding Purdue-related package received (0.1); send email to Lexitas regarding deposition attendance for A. Troop and J. Sharp (0.1); attend combined state coordination and first deputies call (1.2); research regarding Debtors' valuation multiples per inquiry from A. Troop (0.4); send email to A. Troop regarding Debtors' valuation multiples (0.1).	4.90
J. S. Sharp	10/29/20	Download and process additional production from Side B, including removal of OPEO documents that were not segregated from non-OPEO files (0.8); send email to P. McManus regarding Side B production (0.2); review OPEO documents from Side B (0.4).	1.40
A. M. Troop	10/29/20	Email exchanges with D. Nachman and G. Feiner about upcoming AHC meeting (0.1); email A. Licht regarding same (0.1); confer with D. Molton about case, future of Purdue, next steps, etc. (0.3); review and consider HL/FTI deck on governance/future of Purdue issues (0.2); confer with K. Eckstein about case status, AHC relationship and interactions and next steps (0.4); participate in NCSG/AHC meeting on HL/FTI presentation on governance/future of Purdue issues (2.2); email D. Nachman and G. Feiner about various calls with AHC counsel (0.2); email exchanges with G. Feiner (0.1) and D. Nachman (0.1) about alternative bid options/issues; weekly update call with Akin (0.7); email exchanges with D. Nachman about press on opioid litigation (0.1); follow up with discovery working group on privileges motions and debtors' proposal (0.1); participate in semi weekly	7.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		NCSG call (0.5) and first deputies call (1.0); email exchanges with G. Feiner, D. Nachman, S. Alexander and PWSP team about objection to Purdue/DOJ settlement and next steps (0.1, 0.1); review email from S. Alexander about Sackler sale of interest in Israeli pharm company (0.1); consider valuation and implications (0.3); email exchange with S. Alexander and G. Feiner about Burke and options (0.1, 0.1); email exchange with S. Alexander, D. Nachman and G. Feiner about Israeli company and valuation (0.1, 0.1); further email with D. Nachman, G. Feiner, S. Alexander and PWSP team about DOJ Purdue settlement objection (0.1); further consider of themes regarding same (0.2); email exchanges about scheduling call with AHC and UCC about remaining KEIP, KERP issues (0.1)	
A. V. Alfano	10/30/20	Call with J. Sharp and A. Troop re Purdue settlement filing (0.7); confer with J. Sharp re research (0.1); analyze SDNY decision sent by J. Sharp (0.5); research sub rosa plan objections in 9019 context (1.4, 1.2); review J. Sharp draft outline (0.2); draft proposed revisions and follow up research on same (0.9); cover C. Pickett deposition/take extensive notes (2.1).	7.10
J. S. Sharp	10/30/20	Participate in call with Debtors' and UCC's advisors regarding Norton Rose production (0.4); participate in call with A. Troop and A. Alfano regarding DOJ objection (0.7); research regarding sub rosa objections to 9019 motion (1.3); send email to P. Ng regarding IAC ESI production (0.2); send email to discovery working group regarding Norton Rose production (0.1); communications with A. Alfano regarding C. Pickett deposition (0.1); attend C. Pickett deposition (partial) (3.1); attend M. Timney deposition (partial) (0.4); confer with A. Troop regarding deposition status (0.2); draft objection outline for DOJ settlement objection (2.9); send email to A. Troop regarding DOJ settlement objection outline (0.4).	9.80
A. M. Troop	10/30/20	Update call with D. Nachman (0.4); confer with J. Sharp and A. Alfano and substance, process and timing for DOJ Purdue objection (0.7); confer with K. Eckstein about case status and related issues (0.8); review emails about AHC request for unreimbursed allocation-related fees (0.2); email exchange with M. Huebner regarding same (0.1,	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		0.1); detailed email to G. Feiner, D. Nachman and PWSP team about AHC request for unreimbursed allocation-related fees, conversation with K. Eckstein and related recommendations, and process for DOJ Purdue settlement objection (0.6); review email exchange among D. Mosteller, D. Nachman, and G. Feiner about Sackler mediation team participation and Sackler strategy (0.2); email exchange with J. Sharp about Timney and Pickett depositions (0.1, 0.1); email exchange with A. Alfano about DPW request for update on NCSG access given bounce backs on document posting deliveries (0.1); email exchange regarding follow up call on AHC reimbursement request with D. Nachman and G. Feiner (0.1); review emails and calendar invite on KEIP/KERP for 10/31 and circulate same to M. Van Eck (0.1); email exchanges with S. Alexander and G. Feiner about approach on KEIP/KERP open issues and 10.31 call with UCC and AHC (0.1, 0.3, 0.1, 0.2); email exchanges with M. Van Eck regarding same (0.1); review Baker letter to J. Drain to postpone deposition (0.1); email NCSG discovery working group regarding same (0.1); email exchanges with M. Rundlet regarding same (0.1); email exchange with M. Huebner to follow up on scheduling call on AHC reimbursement request (0.1);	
A. V. Alfano	10/31/20	Review privilege motions filings (0.5) and send email to A. Troop and J. Sharp re same (0.1); emails from UCC re letter to chambers (0.2, 0.1, 0.1); research sub rosa plan objections (1.3).	2.30
A. M. Troop	10/31/20	Confer with AHC, UCC and NCSG about open KEIP and KERP issues (0.6); review, revise and circulate draft letter in response to Baker request to adjourn deposition (0.5);	1.10
Total Hours:			430.50
Total Fees:			\$388,137.81

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	68.10	\$ 684.25	\$ 46,597.50
J. S. Sharp	171.90	735.25	126,389.61
A. M. Troop	<u>190.50</u>	1,129.40	<u>215,150.70</u>
<b>Total:</b>	<b>430.50</b>		<b>\$388,137.81</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
10/05/20	Task E103 - Document Processing	Summary	\$220.20
10/31/20	Task E124 - Litigation Support	Summary	6,811.80
	(hosting charge)		
10/05/20	Task E123 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4570602; DATE: 10/5/2020 Certified Transcript, A. Alfano - US Bankruptcy Southern District of NY	234.00
10/04/20	Task E110 - Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010043015096; DATE: 10/7/2020 Airfare, Andrew M. Troop, 1, 10/06/20	25.00
<b>Total Disbursements:</b>			<b>\$7,291.00</b>

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### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Court Services	234.00
Document Processing	220.20
Litigation Support (hosting charge)	6,811.80
Travel and Local Transportation	<u>25.00</u>
<b>Total:</b>	<b>\$7,291.00</b>

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**Total Due For Matter 0000001:                   \$395,428.81**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

November 20, 2020  
Invoice No. 8374602  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 388,137.81	\$ 7,291.00	\$ 395,428.81
<b>Total This Invoice:</b>	<b>\$ 388,137.81</b>	<b>\$ 7,291.00</b>	<b>\$ 395,428.81</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

December 9, 2020  
Invoice No. 8376507  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through November 30, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals	\$ 401,507.07	\$ 9,125.38	\$ 410,632.45
<i>Courtesy Discount</i>	(4,500.00)		(4,500.00)
<b>Total This Invoice:</b>	<b>\$ 397,007.07</b>	<b>\$ 9,125.38</b>	<b>\$ 406,132.45</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769



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**Purdue Pharmaceuticals**

For Professional Services Rendered and Disbursements Incurred Through November 30, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	11/01/20	Review redactions in privilege filings (1.0); draft email to A. Troop requesting access to unredacted privilege filings (0.2); review protective order re same (0.4); review filing re Sackler settlement motion (0.3); emails from NCSG and A. Troop re same (0.1, 0.1).	2.10
A. M. Troop	11/01/20	Review brief revised NRF hit list from DPW and circulate same to NCSG discovery working group (0.1); review emails and revised Baker letter from Akin (0.1); email Akin (0.1) and NCSG discovery working group regarding same (0.1); review response from A. Alfano about OPEO information in privileges brief (0.1); email S. Alexander, G. Feiner, J. Sharp and Alfano regarding same and proposed next steps (0.1); review email from S. Alexander regarding same and email J. Sharp and A. Alfano about next steps (0.1); review comments from B. Edmunds to Baker letter and consider same (0.2); email exchanges with D. Nachman about status of Baker letter and additional points to make (0.1, 0.1); email exchanges with Akin and NCSG working group about Stewart employment details (0.1); revise draft of further statement in response to Sackler settlement (0.4); email same to G. Feiner and S. Alexander under explanatory cover email (0.1); review Adelphia decision about DOJ settlement (1.1); revise Baker letter (0.3); email exchanges with D. Nachman regarding same (0.1); email exchange with B. Edmunds about revisions to letter (0.1); email exchange with S. Alexander about miscellaneous receipt issues (0.1); circulate revised Baker letter to Akin under explanatory cover (0.1); review and revise draft outline of DOJ Purdue objection (0.6); review draft request re redacted privileges brief and revise same (0.1); email same to privilege brief filers regarding sharing with NCSG (0.1); email exchanges with Akin and NCSG about Baker letter edits (0.1, 0.1); email revisions to DOJ Purdue objection outline to J. Sharp and A. Alfano (0.1); review additional comments from various NCSG	6.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	11/02/20	<p>members to Baker letter and further revise same (0.2); forward revisions to Akin under explanatory cover email (0.1); follow up email exchange with M. Hurley regarding same (0.1); review S. Alexander email and further edits to further statement regarding Sackler DOJ settlement (0.1); confer with S. Alexander regarding same and Purdue DOJ settlement (0.3); review final Baker letter to J. Drain and sign off on same (0.1); email exchange with M. Van Eck about further Sackler DOJ settlement (0.2); revise same based on comments and concerns (0.2); email exchanges with S. Alexander about further revisions (0.1); forward draft further statement regarding Sackler DOJ settlement to team Akin under explanatory email cover (0.1); email NCSG working group regarding same (0.1); email exchanges with M. Hurley (0.1) and D. Nachman (0.1) about strategy for any conference or hearing on Baker; Forward hearing transcript to NCSG (0.1); forward C. Pickett deposition exhibits to J. Sharp (0.1); email to NCSG re view-only designee list (0.1); continued research re sub rosa plan provisions and related issues (1.3, 1.2); revisions to draft outline (0.2); send outline to A. Troop with cover explanation (0.1); analyze case law received from J. Sharp (0.6); extensive analysis of plea agreement mechanics (0.6, 0.8); initial drafting of background for DOJ settlement agreement objection (1.2).</p>	6.30
J. S. Sharp	11/02/20	<p>Send email to discovery working group regarding S. Baker deposition (0.1); review M. Timney deposition transcript for confidentiality issues (0.8); send M. Timney deposition transcript to discovery working group (0.1); send email to K. Porter regarding C. Pickett deposition (0.1); review and redact C. Pickett deposition transcript to conform with protective order (1.0); send C. Pickett deposition transcript to discovery working group (0.2); download and process IAC production (1.1); send email to P. McManus regarding IAC production (0.1); work on revisions to DOJ settlement objection outline (0.8); send revised DOJ settlement objection outline to A. Alfano (0.1); send email to M. Rundlet regarding IAC production status (0.4); review and analyze case law for DOJ settlement objection (1.7); send email to M. Rundlet regarding HRT documents (0.1); send emails to A. Troop</p>	7.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	11/02/20	<p>and A. Alfano regarding timing for DOJ settlement objection (0.1, 0.2); send emails to A. Alfano regarding DOJ settlement objection outline (0.1, 0.1).</p> <p>Mediation prep call (0.5); review and circulate Law360 article on Purdue settlement (0.1); review debtors' proposal on privileges motion (0.1); email exchanges with Akin about debtors' proposal on privileges motion (0.1, 0.1); email debtors' proposal to NCSG discovery working group under explanatory cover email (0.1); review and circulate to PEC counsel J. Drain email providing for the Baker deposition to proceed (0.1); email exchange with Akin regarding same (0.1); consider implications of J. Drain's email on further discovery and privileges motion (0.2); review email from S. Alexander with questions on DOJ and voting issues (0.1); review and analyze DOJ/Purdue settlement agreement regarding same (0.2); email observations to S. Alexander (0.1); confer with Akin and S. Alexander about debtors' proposal on privileges motion (0.8); respond to A. Lees agreement on unredacted privilege filings (0.1); email NCSG discovery working group regarding same (0.1); confirm 4 pm call with debtors on proposal regarding privileges motions (0.1); review M. Hurley email on Debtor documents and NRF and circulate to NCSG discovery working group (0.1); email exchange acknowledging receipt of A. Preis comments to further Sackler statement and forward same to S. Alexander (0.1); review and consider same (0.2); further email exchange with S. Alexander regarding same (0.1); confer with A. Alexander regarding same and debtors' proposal on privileges motion (0.1); email initial thoughts regarding Sackler further statement comments to A. Preis (0.1); email exchanges with Brattle, M. Cyganowski and J. Donahue about Cornerstone follow up and cancelling 11/3 conference call (0.1, 0.1, 0.1, 0.1); confer with C. Oluwole about status of debtors' sign off on sharing unredacted privileges motions and executes with NCSG PEO list (0.1); review revised further statement re Sackler DOJ settlement from S. Alexander and further revise same (0.2); confer with Akin, S. Alexander, G. Feiner and DPW about potential resolution of privileges motion (1.1); email exchange with G. Feiner</p>	9.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		about UCC meeting with M. Burke (0.1, 0.1); email further revise Sackler statement to A. Preis under explanatory cover (0.2); email exchanges with D. Nachman about Baker deposition prep and attendance (0.1); email exchanges with PWSP team about Purdue DOJ settlement objection outline and timing (0.1, 0.2, 0.1); review Debtor sign off on sharing unredacted privileges motion (0.1); email Akin regarding same and review Akin sign off (0.1); email Side A regarding same (0.1); attention to inquiries about DOJ settlement (0.3); participate in UCC and NCSG call with M. Burke and team (1.2); confer with A. Preis and S. Alexander about further Sackler statement and privileges motion counterproposal to debtors (0.5); review revised counterproposal and email A. Preis and S. Alexander regarding same (0.1); review revised outline on DOJ Purdue settlement objection (0.1); email J. Sharp and A. Alfano regarding same (0.1); email same to G. Feiner, S. Alexander and D. Nachman under explanatory cover (0.2);	
A. V. Alfano	11/03/20	Calls with J. Sharp to discuss draft outline and sub rosa plan issues (0.2, 0.2); calls with M. Pettit to discuss OPEO redactions to privilege motion filings (0.2, 0.3); forward unredacted privilege filings to M. Pettit (0.3, 0.3); emails with AHC counsel re non-view only requests (0.1, 0.1, 0.1, 0.1); review privilege filings to ensure limited redactions were made as requested by Sackler counsel (0.7); send filings to J. Sharp with cover explanation (0.1); draft cover email for M. Pettit to distribute to NCSG (0.2); continued drafting of sections to DOJ settlement agreement objection (2.1, 2.3, 1.6); revisions to draft objection (0.7).	9.60
M. Pettit	11/03/20	Call with A. Alfano to discuss unredacted versions of privilege briefs filings (0.4); compile unredacted versions of privilege briefs filings and send to client (3.3); redact names of minors from exhibits (0.2).	3.90
J. S. Sharp	11/03/20	Send emails to A. Alfano regarding sharing of unredacted privilege filings (0.1, 0.2, 0.1, 0.1); revise outline for draft objection to DOJ Settlement 9019 motion (0.4); send revised outline for draft objection to DOJ Settlement 9019 motion to A. Alfano (0.1); revise shell objection to DOJ	9.70

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		Settlement 9019 motion to ensure document consistency (0.7); send shell objection to A. Alfano (0.1); calls with A. Alfano regarding draft objection to DOJ Settlement 9019 motion (0.2, 0.2); begin draft objection to DOJ Settlement 9019 motion (6.2); revise redactions to C. Pickett deposition transcript per new designations (0.3); send revised redacted version of C. Pickett deposition transcript to discovery working group (0.1); send email to P. McManus regarding replacement C. Pickett deposition transcript (0.1); attend state coordination call (0.5); send email to A. Troop regarding status of draft objection to DOJ Settlement 9019 motion (0.3).	
A. M. Troop	11/03/20	Email exchange with A. Preis about privilege dispute proposal and communications with B. Kaminetzky (0.1); email exchanges about scheduling Lowne KEIP-related presentation (0.1, 0.1, 0.1); email exchanges with D. Mosteller and S. Alexander about further statement regarding Sackler DOJ settlement (0.1, 0.2, ); review Side A conditions for sharing otherwise redacted or withheld documents from privileges motions objections (0.1); email exchange with PWSP team about complying with request (0.1); confirm ability to comply with Side A and others (0.1); email NCSG discovery working group regarding same (0.1); participate in S. Baker deposition prep call with NCSG and UCC (1.1); email exchanges with M. Huebner about KEIP and KERP and scheduling call to catch up (0.1, 0.1); email follow up to schedule call with M. Cyganowski and define issues on Brattle/Cornerstone documents (0.1, 0.1, 0.1); confer with K. Eckstein about case status, AHC counsel fee reimbursement and next steps (0.8); email exchange with A. Preis about Sackler issues (0.1, 0.1); review A. Preis further edits to further statement on Sackler DOJ settlement (0.2); email exchanges with S. Alexander, A. Preis et al regarding same (0.1, 0.1); respond to inquiry from J. Fiorentini about Purdue DOJ settlement terms (0.3); email exchanges with S. Alexander and PWSP team about PEC request for PEO access (0.1, 0.1); receive and circulate to PWSP team C. Pickett deposition designations (0.1); email exchange with E. Romanoff about further statement on Sackler DOJ settlement (0.1, 0.1); confer with G.	8.40

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		Feiner and S. Alexander regarding same (0.1); email exchange with A. Preis et al about final comments to Sackler DOJ further statement and next steps (0.1); email exchanges confirming lack of specific time deadline for further statement on Sackler DOJ settlement (0.1, 0.1); email exchanges about upcoming NCSG call (0.1, 0.1); participate in semi-weekly NCSG call (0.6); review committee on accountability filing re Sackler DOJ settlement (0.1); email Akin confirming final sign off on Sackler DOJ final statement (0.1, 0.1); confer with M. Cyganowski about Brattle/Cornerstone and case status (0.5); review G. Feiner comments to Purdue DOJ settlement objection outline (0.1); confer with G. Feiner regarding same (0.2); email exchanges with PWSP team regarding same (0.1, 0.1); confer with A. Preis and M. Hurley about mediation, mediators report to Sacklers and Debtors, fraudulent transfer presentation to AHC, etc. (0.4); detailed summary email of calls with A. Preis and M. Cygnaowski for D. Nachman and G. Feiner (0.4); review and circulate email exchange with J. Uzzi and A. Preis on further statement and next steps (0.1); email M. Cyganowski confirming UCC presentation on fraudulent transfers and need to secure a date (0.1).	
A. V. Alfano	11/04/20	Multiple rounds of revisions to DOJ objection (1.4, 0.8, 0.9); receive J. Sharp insert to draft and compile (1.0); review compiled draft for consistency and accuracy (0.9); call with J. Sharp on next steps for draft (0.1); analyze case law on poison pills and sub rosa plans (1.6); confer with J. Sharp re DOJ poison pill provision (0.3); analyze plea agreement, proposed order and civil settlement agreement, re mechanics for poison pill (0.7); draft email to A. Troop raising conflicting interpretations of poison pill mechanics (0.3); call with States re privileges response and other (0.3); receive J. Sharp edits and review to ensure accuracy (0.5, 0.2); send compiled draft to A. Troop with cover explanation (0.1).	9.10
J. S. Sharp	11/04/20	Work on draft objection to DOJ Settlement 9019 motion (4.2); attend discovery committee meeting (0.1); attend S. Baker deposition (partial) (2.9); confer with A. Alfano regarding DOJ settlement (0.1, 0.1); send emails to A. Alfano regarding objection to DOJ Settlement 9019	10.80

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A. M. Troop	11/04/20	<p>motion (0.1, 0.1); revise compiled draft of objection to DOJ Settlement 9019 motion (2.7); call with A. Troop, S. Alexander, G. Feiner, and A. Alfano regarding privileges motion opposition (0.4); call with A. Alfano regarding objection to DOJ Settlement 9019 motion (0.1).</p> <p>Confer with M. Huebner about DOJ, fees, next steps, Burke and related issues (0.7); confer with A. Preis about debtors' further proposal on privileges motions (0.1); review same and circulate to NCSG discovery working group (0.1); multiple emails (0.1, 0.2, 0.1, 0.1) and calls (0.1, 0.1) with NCSG members regarding same; email debtors questions on ADD documents (0.1); in and out of S. Baker deposition (5.4); review and revise reply to objections to privileges motion (1.8); email exchanges and confer with S. Alexander and G. Feiner and PWSP team regarding same (0.2, 0.1); attention to scheduling Debtor presentation on C. Lowne (0.1, 0.1); confer with S. Alexander and G. Feiner about reply on privileges motions objections (0.2); review further revise draft of same (0.1); forward same to NCSG under explanatory cover (0.2); confer with NCSG and UCC teams about further proposal from debtors on privileges motion (0.2); confer with B. Kaminetzky and A. Preis regarding further counterproposal (0.1); email exchanges with G. Feiner, et al (0.1) and Akin (0.1) regarding same; confer with G. Feiner regarding next steps (0.1);</p>	10.40
A. V. Alfano	11/05/20	<p>Call with AHC re interested purchaser (1.0); attend semi-weekly NCSG call (0.9); email from A. Troop re privilege response (0.1); email from Side A counsel re amended privilege log (0.1); attention to privileges motion settlement (0.3); review agenda materials (0.3); email to A. Troop re debtors' redacted exhibits to privilege filings (0.1); forward unredacted copies to members of NCSG (0.1); update email from A. Troop on interested purchaser (0.1); email from A. Troop re draft court update language parties are haggling over (0.1); review A. Troop comments to DOJ settlement objection (0.3).</p>	3.40
J. S. Sharp	11/05/20	<p>Send email to A. Troop regarding privilege settlement proposal (0.1); send email to K. Porter regarding deposition transcripts (0.1); send email to A. Alfano regarding review of issue analysis for A. Troop of</p>	2.30

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		contradictory provisions in Debtors' settlement motion and plea agreement with the DOJ (0.2); attend call with AHC advisors regarding Burke sale scenario (0.9); attend state coordination call (0.9); attend call with A. Troop and A. Alfano regarding status of objection to Debtors' settlement motion and plea agreement with the DOJ (0.1).	
J. S. Sharp	11/05/20	Work on downloading and processing Side A production (1.2); attend K. Sackler deposition (partial) (4.1); send emails to P. McManus regarding Side A productions (0.2, 0.1).	5.60
A. M. Troop	11/05/20	Email exchanges regarding K. Sackler deposition logistics (0.1, 0.1); listen to portions of K. Sackler deposition and participate in break outs with NCSG and AHC (0.4, 0.3, 0.3);	1.00
A. M. Troop	11/05/20	Email exchanges with Akin (0.1, 0.1, 0.1) and MA (0.1, 0.1); about next steps with M. Burke; email exchanges with S. Alexander and G. Feiner about proposed Debtor privilege resolution (0.2, 0.1, 0.1); email exchange with PWSP team regarding same (0.1); email exchanges with AHC counsel about UCC estate claim presentation (0.1, 0.1, 0.1); email AHC counsel about M. Burke, UCC meeting, and next steps (0.2); schedule follow up call with AHC counsel regarding same (0.1); email exchanges with M. Rundlet about resolution of privileges motion with debtors (0.1, 0.2); email exchange with S. Alexander about DOJ Purdue settlement and coordination with UCC (0.1); review comments to revised resolution with Debtors on privilege motion (0.1) and circulate to NCSG working group under explanatory cover email (0.1); email exchanges with DPW Akin and NCSG team regarding same and current status of NCSG review and approval (0.1, 0.1); email exchange with A. Preis regarding same (0.1); review and revise draft objection to DOJ Purdue settlement (0.4, 5.2); email exchanges (0.1, 0.1, 0.1, 0.2) and confer (0.3) with PWSP team regarding same; email exchanges with G. Feiner about status of DOJ Purdue settlement objection and status of privilege motion resolution (0.1); email exchanges confirming revised briefing schedule regarding Sacklers and privileges motion (0.1); follow up with Akin on getting signoff on sharing of unredacted debtor privileges briefs (0.1); confer	13.70



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		with AHC counsel regarding M. Burke and next steps (1.1); email exchanges with privilege motions working group on new Sackler objection deadline (0.1); email Akin and team about call with AHC and scheduling financial advisor and legal counsel call about M. Burke (0.1); follow up email exchange with K. Sheridan and UCC team regarding same (0.1); email exchanges about update communication to J. Drain on privilege motions with DPW and Akin (0.1, 0.1, 0.1); email discovery working group regarding same (0.1); participate in semi weekly NCSG call (0.9); confer with B. Edmunds (0.2); email detailed summary and analysis of call with AHC counsel about M. Burke and next steps (0.4); review and circulate email from B. Kaminetzky and M. Hurley about timing of productions (0.1); email exchanges with Akin and DWP regarding same (0.1, 0.1); review E. Vonnegut email about KEIP resolution and upcoming hearing (0.1); circulate same to NCSG comp working group (0.1); multiple email exchanges between DPW and Akin regarding same (0.1, 0.1); confer with M. Huebner regarding same (0.1); confirm call with AHC and UCC for 11/6 at noon (0.1); review and circulate to NCSG discovery team update email sent to J. Drain on privilege motions re debtors (0.1);	
A. V. Alfano	11/06/20	Video conference with A. Troop and J. Sharp re DOJ and other (0.9); attend KEIP discussion with debtors (0.7) and confer with A. Troop briefly afterwards (0.1); analyze cases cited and hearing transcripts (2.0); revisions to DOJ settlement (1.0); review settlement for consistency and accuracy (1.6); call with MA re DOJ objection (0.7).	7.00
J. S. Sharp	11/06/20	Attend WebEx call with A. Troop and A. Alfano regarding revisions to Objection to DOJ Settlement (0.9); research for missing case citations and other information in Objection to DOJ Settlement and draft revisions to objection based on research (1.9); send email to A. Alfano regarding revised citations (0.1); attend monitor update call (0.7); send email to A. Alfano regarding September 17 2019 hearing transcript (0.2); send email to A. Alfano regarding call on UCC fraudulent transfer presentation (0.1); review revised draft of objection and send email to A. Alfano regarding revised objection (0.1); work on	5.90

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		scrubbing metadata from objection (0.4); send scrubbed objection to A. Troop and A. Alfano (0.1); attend call with Debtors regarding KEIP resolution (0.7); attend call with G. Feiner, S. Alexander, A. Troop and A. Alfano regarding comments to draft Objection to DOJ settlement (0.7).	
J. S. Sharp	11/06/20	Download and process Side A production to determine confidentiality status.	0.60
A. M. Troop	11/06/20	Confer with G. Feiner and D. Nachman about status and next steps (0.3); daily mediation prep call (0.2); follow up with G. Feiner and D. Nachman (0.2); email exchanges with Court and parties on resolution of privilege motions regarding debtors and anticipate resolution of KEIP issues (0.2); confer with J. Sharp and A. Alfano about DOJ Purdue objection edits and next steps (0.9); email exchange with S. Alexander and G. Feiner about KEIP resolution issues and upcoming Lowne presentation (0.1); email NCSG about upcoming fraudulent transfer presentation by UCC (0.1); multiple follow ups with AGs (0.4); participate in Monitor conference call (0.7); confer with AHC and UCC counsel and financial advisors about M. Burke (1.1); review revised DOJ Purdue settlement and further revise same (0.4); email same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team under explanatory cover (0.1); follow up exchange with PWSP team (0.1); participate in DPW presentation about C. Lowne (0.7); email detailed summary and observations regarding call with AHC and UCC financial advisors and counsel about M. Burke (0.7); confer with NCSG and UCC about upcoming fraudulent transfer presentation (0.4); email exchanges with J. Abrams about Protective Order and upcoming UCC presentation (0.1); confer with G. Feiner, S. Alexander, J. Sharp and A. Alfano about draft DOJ Purdue objection and M. Burke issues (0.7); follow up with J. Sharp and A. Alfano regarding same and case status issues (0.1); confer with G. Feiner about M. Burke (0.2); review and sign off on draft notice regarding resolution of debtor privilege objections and rescheduling of Sacklers' privilege objections (0.1).	7.80
A. V. Alfano	11/07/20	Email from A. Troop and states re draft DOJ objection.	0.20
A. M. Troop	11/07/20	Email exchange with S. Alexander and G. Feiner in	0.80

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		response to questions about exclusivity (0.2); email exchanges with S. Gilbert, A. Preis et al confirming UCC presentation on estate claims for 11/12 (0.1); consider and circulate proposed revision to introduction to DOJ Purdue settlement (0.2); confer with D. Nachman about mediation status, DOJ Purdue settlement and next steps (0.2); email exchange with S. Alexander about DOJ Purdue settlement objection (0.1);	
A. M. Troop	11/08/20	Review, consider and revise draft object to DOJ Purdue settlement (2.9); circulate same under explanatory cover email to MA, NY and PWSP team (0.2); email exchanges with A. Preis about DOJ Purdue settlement and next steps (0.1); email exchange with G. Feiner et al about revised draft DOJ Purdue settlement objection (0.1); review comments to draft objection from S. Alexander and G. Feiner (0.2); confer with A. Preis, M. Atkinson and S. Bauer about DOJ settlement and M. Burke issues (0.4); further revise draft DOJ Purdue settlement objection (0.7); circulate same to MA, NY and PWSP team under explanatory cover email which also summarized call with A. Preis, M. Atkinson and S. Bauer (0.2); review additional comments and further revise objection (0.6); forward same to NCSG for review and comment under explanatory email cover (0.2); email redline to MA, NY and PWSP team under explanatory cover (0.1); review M. Huebner email on DOJ Purdue Settlement and email exchanges with D. Nachman and G. Feiner regarding same (0.1);	5.80
A. V. Alfano	11/09/20	Emails from A. Troop re draft DOJ settlement (0.1, 0.1); review revised draft objection (0.3); review comments from NCSG members (0.2, 0.2, 0.2); forward UCC fraudulent transfer presentation to RSVP list (0.2); brief review of new case law re clawbacks where IRS is a creditor (0.2); review A. Troop response to WA and ID on draft objection (0.1, 0.1); review revised DOJ objection (0.5); research death trap provision law in response to question from A. Troop (1.5, 0.5); confer with A. Troop re same (0.1); draft insert for DOJ objection (0.2); analyze SCOTUS precedent, its progeny and recent SDNY case law in response to question from J. Sharp re sub rosa plans (1.4); review Adelphia insert sent by J. Sharp for	6.00

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J. S. Sharp	11/09/20	draft objection (0.1). Send emails to A. Troop regarding R. Abrams deposition (0.1); detailed review of Adelphia decision (1.2); draft discussion of Adelphia decision for DOJ Settlement Objection (1.8); send email to S. Alexander regarding PEO access inquiry (0.2); send draft of Adelphia discussion to A. Troop for review (0.1).	3.40
A. M. Troop	11/09/20	Mediation prep call (0.6); email exchanges about attendance/participation in UCC fraudulent transfer presentation (0.1); review D. Mosteller comments to objection to DOJ Purdue settlement and respond to same (0.4); email exchange with M. Van Eck about DOJ Purdue settlement objection, parties' positions and related issues (0.3, 0.1); email exchanges with B. DeLange about objection to DOJ Purdue settlement, including finality issues (0.2, 0.1, 0.3, 0.1, 0.1) review article on recent case involving golden creditors (0.1); circulate same to core NCSG and PWSP working group (0.1); prepare and circulate to S. Gilbert, D. Molton, G. Feiner and D. Nachman draft reply to A. Preis on questions about phase I settlement condition (0.2); email exchanges with J. Sharp and A. Alfano about adding an Adelphia section to DOJ Purdue objection (0.1); respond to email from M. Huebner asking about NCSG position on DOJ settlement and email NCSG/PWSP core team regarding same (0.1); email exchanges with A. Preis and NCSG about M. Burke email on transaction ranges, etc. and next steps (0.1, 0.1, 0.1); review and run Burke value ranges against AHC FA financial presentation and consider same (0.6); email J. Sharp and A. Alfano about creating a toggle worksheet to be able to adjust variables in Burke proposal and AHC value numbers (0.2); email exchanges with A. Preis about DOJ Purdue objection and tolerance for a PBC owned by a private enterprise (0.1, 0.1); email exchanges with NCSG and PWSP core team regarding same and status of DOJ Purdue objection (0.1); confer with A. Levitin (0.2, 0.2); review T. O'Neill comments to DOJ objection (0.2); follow up emails with T. O'Neill regarding same (0.3); review and respond to email from S. Gilbert with comments to proposed reply A Preis on condition vis a vis privates question (0.1); emails scheduling (0.2, 0.1) and	8.50

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		confer (0.2) with K. Maclay regarding same; confer with A. Preis about UCC's contemplated statement regarding the DOJ Purdue Settlement (0.2); continue to work on objection to DOJ Purdue settlement in light of comments received (0.4); email exchanges with core team regarding same and call with A. Preis about the UCC statement (0.2, 0.1, 0.1); email exchange with Gilbert firm re stipulation on standing (0.1); review Milbank revisions to Sackler DOJ order and email Sackler DOJ core group regarding same (0.1); confer with Gilbert team regarding standing stipulation (0.3); email exchange with Brattle and M. Cyganowski about next Cornerstone steps (0.1, 0.1); further review Purdue DOJ objection (0.3); circulate same to NCSG under explanatory cover (0.2); email draft objection to A. Preis under explanatory cover (0.1); confer with A. Levitin (0.4);	
A. V. Alfano	11/10/20	Report on discovery time tracking (0.1); emails with J. Sharp re Burke projection chart (0.1, 0.1); trade emails with A. Troop re edits received by NCSG member to objection (0.1, 0.1); review/revise draft DOJ objection (1.0); email document production team on formatting and TOC/TOA edits (0.2); email document production team re Burke projections (0.2); implement TOC/TOA and check over (0.4); continued review of draft objection for consistency/accuracy, including cite check (1.5); follow up email to doc prod re a mistake found in the TOC (0.1); review A. Troop comments to draft (0.2); forward UCC presentation email to WI (0.1); send revised DOJ objection with cover explanation to J. Sharp and A. Troop (0.1); review agenda (0.2) and attend semi-weekly NCSG call (0.7); email managing attorneys office telling them we received an extension to 8pm (0.1); final review and redact DOJ objection (1.0) compile documents for filing (0.2); video conference with A. Troop and J. Sharp re filing the objection (0.1); emails with A. Hennessey re filing (0.1, 0.1); effect electronic service of pleadings, including distributing redacted and unredacted versions to chambers (0.2, 0.2); call with J. Sharp re Burke chart (0.5); continued revisions to Burke chart (0.6); review other objections filed (0.3); update email from A. Troop re Burke (0.2).	8.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	11/10/20	Send emails to A. Alfano regarding Burke sale proposal analysis (0.1, 0.1, 0.1); send emails to A. Troop regarding comments to Objection to DOJ Settlement (0.4, 0.3); review Burke sale proposal analysis chart (0.4); review case law on tenth amendment argument (0.3); call with A. Alfano regarding Burke Sale proposal analysis (0.5); call with A. Troop and A. Alfano regarding Objection to DOJ Settlement (0.2); send email to A. Alfano regarding attachments to objection (0.1); send email to A. Alfano regarding redaction in objection (0.1).	2.60
J. S. Sharp	11/10/20	Send email to P. Ng regarding IAC discovery download and processing (0.6); send emails to A. Troop regarding M. Sackler deposition (0.1, 0.1); attend M. Sackler deposition (partial) (2.2); download and process productions from Side A, Side B, and the debtors (2.7); send email to P. McManus regarding IAC and Side A productions (0.4).	6.10
A. M. Troop	11/10/20	Continued attention to objection to DOJ Purdue settlement, including review, edit and redactions (0.4, 0.2, 0.3, 0.4, 0.2, 0.2), and emails with G. Feiner, D. Nachman, S. Alexander and U. Khan and PWSP team about same, UCC question on whether, other than PBC, the DOJ Purdue settlement is acceptable, interplay with MSGE, filing deadline, amici, communications with mediators (0.2, 0.1, 0.1, 0.1, 0.1); email/text (0.1, 0.1) and confer (0.2) with K. Maclay about adjournment of DOJ Purdue settlement hearing and related issues; email summary of call with J. Hudson and R. Shore about insurance standing stipulation to G. Feiner and D. Nachman (0.2); review (0.1) and email exchanges with A. Preis, D. Nachman et al (0.1) about Debtors' statement regarding the Sackler DOJ motion; emails (0.1, 0.1) and confer with Akin (0.4) about objection to Purdue DOJ settlement motion, hearing adjournment, etc.; review multiple emails signing off on objection to DOJ Purdue Settlement (0.2); email exchanges with K. Massicotte about 10th amendment argument for DOJ-Purdue settlement objection (0.2); review and consider proposed paragraph from K. Massicotte regarding same (0.6); participate in parts of M. Sackler deposition (0.5); email PWSP team regarding same (0.1); email exchange with D.	10.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Nachman et al about proposed revisions to Sackler DOJ order from Sacklers (0.1); email exchange with D. Nachman about follow up on adjournment request with DOJ (0.1); email L. Fogelman and D. Nachman regarding same (0.1); confer with L. Fogelman, P. Aronoff, D. Levine and D. Nachman about DOJ Purdue settlement (0.4); email exchange (0.1) and confer with (0.1) A. Licht about Debtors' consultant on certain compliance issues; email and schedule NCSG Sackler mediation team meeting for 11/13 (0.1, 0.1, 0.1); email K. Massicotte analysis re proposed 10th amendment paragraph (0.4); email A. Preis and S. Brauner mediation report and public statement about DOJ condition (0.1); email summaries of calls with Akin and with K. Maclay regarding DOJ-Purdue to G. Feiner et al (0.3, 0.1); review and circulate DOJ email stating it does not want to adjourn settlement motion hearing (0.1); review (0.2) and circulate (0.1) committee on accountability objection to DOJ Purdue settlement; follow up email exchange with K. Massicotte about 10th amendment argument (0.1); email exchange with D. Nachman et al about congressional letters to AG Barr (0.1); review A. Preis comments to stipulation resolving Privilege motions and further revise same (0.2); email NCSG discovery working group regarding same under explanatory cover (0.1); email exchanges with M. Cyganowski, J. Donahue and Brattle about call with Cornerstone and next steps (0.1); participate in semi-weekly NCSG call (0.7); email G. Feiner and D. Nachman about M. Burke status (0.1); confer with J. Morgan, M. Burke's counsel (0.3); email summary of call to G. Feiner and D. Nachman (0.1); email exchange with J. Abram, G. Feiner and S. Alexander about Purdue statement in favor of Sackler DOJ motion (0.2); email exchange with B. DeLange about status of Purdue DOJ objection (0.1, 0.1); email exchanges (0.1) and confer with (0.1) A. Levitin about amici brief; review and respond to email from M. Huebner about not agreeing to put off 11/17 hearing (0.1); email exchanges with PWSP team finalizing and signing off on objection to DOJ Purdue settlement (0.1, 0.1); email exchange with M. Hurley and Akin team about revisions to stipulation with debtors regarding privilege	

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A. V. Alfano	11/11/20	motions (0.1); confirm 11/11 call with DPW regarding Cornerstone and Brattle (0.1); email A. Preis about inability of NCSG, AHC and MSGE to confirm whether or not DOJ Purdue Settlement is acceptable and its impact on the phase 1 term sheets (0.2); Call with J. Sharp re revisions to Burke spreadsheet (0.4); forward omnibus dates to managing attorneys office (0.1); trade emails with A. Troop re circulating unredacted DOJ papers (0.1); forward unredacted papers and exhibits to entire NCSG (0.1); respond to A. Troop email re acknowledgments for UCC presentation (0.1); brief review of protective order re same (0.2); cross reference RSVPs with view-only designees (0.3); send email requesting acknowledgments (0.2); attention to addition RSVPs received (0.1, 0.1); email to NCSG states re outstanding acknowledgments (0.1); trade emails with M. Rundlet re same (0.1, 0.1); review and forward UCC statement, Bloomberg and WSJ articles on DOJ objection to A. Troop and J. Sharp (0.4); research Purdue's press statement in response to A. Troop question (0.1); continued revisions to Burke spreadsheet (0.5); email from DPW re ex parte request to extend reply deadline (0.1); compile acknowledgments received (0.1); review DOJ related filings (0.2); email from chambers and others re amici request (0.2); review amici request (0.4); continued attention to Burke projections (0.6).	4.60
J. S. Sharp	11/11/20	Confer with A. Alfano regarding exhibits to DOJ 9019 Objection (0.1); send email to P. McManus regarding production upload (0.2); send emails to M. Rundlet and A. Alfano regarding hearing transcripts (0.1); send email to B. O'Neill regarding Roncalli deposition (0.1); send emails to A. Troop regarding Roncalli deposition (0.1, 0.1); send email to B. O'Neil regarding Debtors' privilege assertion (0.3); send email to M. Rundlet regarding IAC common interest letter (0.1); review IAC common interest letter (0.4); send email to A. Troop regarding IAC common interest letter (0.1); send email to A. Troop regarding AlixPartners 1B report (0.3); send email to A. Troop regarding Debtors' privilege assertion (0.1); call with M. Rundlet, UCC counsel, and IAC counsel regarding common interest letter (0.5); research regarding	4.10



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		access to IAC documents in Norton Rose data room (0.3); review news articles on DOJ settlement objection and send to discovery working group (0.2); download and process additional IAC production (0.3); send email to P. McManus regarding IAC production (0.2); call with A. Alfano regarding Burke sale analysis (0.4); send emails to A. Troop regarding Landau deposition (0.1, 0.1).	
J. S. Sharp	11/11/20	Download and process Side B productions (0.3); send email to K. Fell regarding OPEO documents in Side B production (0.1); send email to P. McManus regarding Side B production (0.2); send emails to K. Porter regarding Side A productions (0.1, 0.1).	0.80
A. M. Troop	11/11/20	Mediation prep call (0.6); email exchange with A. Alfano about filed objection to DOJ Purdue settlement (0.1); review and circulate Reorg Research summary of objection to DOJ Purdue settlement (0.2); review filed objections to DOJ settlement by COA (0.3) and Individual Victims (0.6); confer with M. Cyganowski, K. Benedict and M. Tobac about Cornerstone inquiry (0.6); confirm with discovery working group no further comments to stipulation regarding resolution of privilege motions with the debtors (0.1); email Akin regarding same (0.1); review and consider J. Drain reply to D. Walfish about amicus motion (0.2); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP same under explanatory cover (0.2); confer with A. Preis about J. Drain response on amicus motion and issue of whether DOJ settlement, other than PBC, is acceptable to public creditors (0.2); review and circulate to core team A. Preis communications to mediators about DOJ settlement (0.1); email exchanges with Brattle and M. Cyganowski scheduling call on Cornerstone follow up (0.1, 0.1); review D. Nachman email regarding UCC fraudulent transfer presentation on 11/12 (0.1); email A. Alfano and J. Sharp about PO acknowledgements from participants (0.1, 0.1, 0.1, 0.1); email AHC counsel and participants and NCSG regarding same and next steps (0.2); review email from C. Robertson about extended Debtor response deadline on DOJ Purdue settlement and email core team regarding same (0.1); email exchanges with D. Nachman (0.1, 0.1) and G. Feiner (0.1) about protective order	6.90

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		acknowledgment gathering process; email exchanges with S. Alexander, J. Sharp and A. Alfano about Motley Rice question on AlixPartner reports (0.1); email exchanges with M. Rundlet et al about UCC presentation on 11/12 (0.1, 0.1); email exchanges with J. Sharp and A. Alfano about IAC follow up call (0.1); email exchanges with A. Alfano and J. Sharp about debtors' press statements in response to objections to DOJ Purdue settlement (0.1, 0.1, 0.1); confer with AHC and UCC advisors regarding M. Burke (1.3); email exchanges with J. Sharp about requests for various Sackler presentations (0.2); email exchange with A. Preis about M. Burke (0.1);	
A. V. Alfano	11/12/20	Call with K. Porter re presentation access (0.2); update Burke projections (1.0); send to A. Troop with cover explanation (0.1); emails with states to retrieve acknowledgments before today's presentation (0.1, 0.1, 0.1, 0.1); attention to presentation attendance issues (0.3); update attendance list (0.4); call with A. Troop to discuss logistics for UCC presentation (0.2); forward presentation to attendees (0.1); attend UCC Sackler presentation (partial) and review slide deck (1.5); attend semi-weekly NCSG call (partial) (0.5); attend first deputies call (0.7); research Sackler presentations in response to J. Sharp question (0.3); video conference with A. Troop and J. Sharp re Burke projections (0.5); continued revisions to projections based on call (0.5).	6.70
J. S. Sharp	11/12/20	Send email to K. Porter regarding production (0.1); detailed review of S. Baker deposition transcript designations (0.8); draft objections to S. Baker deposition transcript designations (1.9); send email to A. Troop regarding S. Baker deposition transcript designations (0.2); attend UCC presentation on estate causes of action against Sacklers (1.8); send email to D. Nachman regarding S. Baker deposition transcript designations (0.1); send email to K. Blake regarding S. Baker deposition transcript designations (0.1); research for Sackler presentations per request from G. Feiner (1.7); send email to A. Alfano regarding G. Feiner request (0.1); send email to G. Feiner regarding (0.3); call with A. Troop and A. Alfano regarding Burke analysis (0.5); send email to J. Ball and A. Lees regarding Sackler asset	8.20

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A. M. Troop	11/12/20	presentations (0.3); send email to S. Alexander regarding unredacted versions of privilege briefs (0.3). Review and circulate to team certain press reports about UCC statement on DOJ settlement (0.2); email exchanges with D. Nachman, G. Feiner, U. Khan, S. Alexander, J. Sharp and A. Alfano in follow up to 11/11 call with UCC and AHC financial advisors regarding Burke (0.2, 0.1, 0.1, 0.1, 0.1); review revised deposition calendar (0.1); email J. Donahue about upcoming call with Brattle on Cornerstone status (0.1); review UCC statement about DOJ Purdue settlement (0.3); participate in call with Brattle, M. Cyganowski and J. Donahue about Cornerstone status and call with Davis Polk (0.4); email exchanges with D. Nachman, G. Feiner, U. Khan, and S. Alexander about UCC statement (0.1); review spreadsheet comparing Burke to AHC FA valuations (0.3); email J. Sharp and A. Alfano regarding same (0.1); email exchange with L. Kelleher and A. Alfano about document access for UCC fraudulent transfer presentation (0.1); email exchange with Akin confirming receipt of link for fraudulent transfer presentation (0.1, 0.1); follow up with A. Alfano and J. Sharp regarding same (0.1, 0.1); participate in UCC fraudulent transfer presentation to AHC and NCSG with follow up discussion (1.8); email exchange with S. Alexander, D. Nachman, G. Feiner and U. Khan about DOJ Purdue settlement and relation to off-ramp (0.1); email with A. Preis about DOJ Purdue Settlement and conversation with L. Fogelman (0.1); email exchanges with D. Molton about allocation of Sackler assets between US and not (0.1, 0.1); email exchanges about Sackler negotiation strategy with D. Nachman, G. Feiner, U. Khan, S. Alexander (0.1); review (0.2) and email J. Sharp and A. Alfano about (0.1) potential challenges to Baker deposition designations; email exchange with A. Preis regarding AHC and resolution of Debtor of Privilege Motions (0.1); confer with A. Preis following presentation (0.1); email exchange with D. Nachman, G. Feiner, U. Khan, S. Alexander about proposed participating in UCC presentation to debtors on 11/12 (0.1); consider questions to J. Levy questions and proposed answers and email thoughts to D. Nachman, G.	8.80

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		Feiner, U. Khan, S. Alexander (0.3); follow up email exchanges with D. Nachman, G. Feiner, U. Khan, S. Alexander regarding same (0.1); participate in NCSG call (0.9); participate in first deputies' call (0.6); follow up call regarding same (0.3); review proposed revised order on KEIP from D. Consla (0.1); email D. Consla question regarding same (0.1); confer with J. Sharp and A. Alfano about comparative analysis Burke/AHC FAs (0.6); email exchange with J. Pearlman, K. Massicotte, J. Sharp and A. Alfano about request for hard copy exhibits for P. Boer (0.1, 0.1);	
A. V. Alfano	11/13/20	Continued revisions to Burke projections (1.0); update mediation distribution group and send to A. Troop (0.1); send revised Burke projections to J. Sharp with cover explanation (0.1), implement his edits (0.1) and send to A. Troop (0.1); report discovery time tracking (0.1); review DOJ letter and forward to A. Troop (0.3); forward new MA statute to A. Troop (0.1); attend Sackler mediation strategy call (1.3); attend video conference with A. Troop and J. Sharp on same (0.6); review "hot docs" from UCC and search for PEO versions of OPEO documents (1.2); send search results to J. Sharp with cover explanation (0.1); review and forward Sackler omnibus reply to DOJ objection to A. Troop and J. Sharp (0.3).	5.40
J. S. Sharp	11/13/20	Confer with A. Alfano regarding Burke sale analysis (0.1, 0.1); revise Burke sale analysis (0.3); send emails to A. Alfano regarding Burke sale analyses (0.1, 0.1); send email to J. Upin regarding IAC ESI production 12 (0.1); finalize IAC productions (0.8); send email to P. McManus regarding ESI productions (0.2); send email to A. Troop regarding S. Baker deposition transcript designations (0.3); participate in mediation session strategy session (1.3); participate in mediation session strategy follow up meeting with A. Troop and A. Alfano (0.6); send emails to A. Alfano regarding UCC interesting documents (0.2, 0.1); work on processing UCC-identified hot documents, including searches for PEO alternative documents for OPEO documents sent by UCC (2.1); draft and send email regarding UCC interesting documents to discovery working group (0.6); send Sackler reply in support of DOJ payment to discovery working group (0.1).	7.10

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A. M. Troop	11/13/20	Email exchanges with A. Preis about DOJ Purdue settlement issues (0.1, 0.1); email exchanges with M. Huebner regarding same (0.1); email exchange with M. Rundlet about upcoming UCC presentation to Debtors (0.1); review A. Preis comments to revised KEIP order (0.1); email NCSG compensation working group recommendations regarding same (0.1); review responses from NCSG compensation working group agreeing with recommendations (0.1); email A. Preis regarding same (0.1); participate in mediation prep call (0.9); confer with A. Preis regarding DOJ Purdue Settlement issues and revisions to KEIP order (0.3); email comments to KEIP order to Debtor, UCC, AHC, MSGE and NCSG teams (0.2); email exchange with G. Feiner, D. Nachman, S. Alexander, U. Khan, J. Sharp and A. Alfano about TDP and next steps (0.1); review and circulate to PWSP team emails with N. Kelly about NCSG mediation strategy call (0.1); consider revised spreadsheet comparing Burke and AHC advisor operational analysis (0.2); follow up with PWSP team regarding same (0.2); email exchanges with G. Feiner, D. Nachman, S. Alexander, U. Khan, J. Sharp and A. Alfano about preparing written materials for NCSG mediation strategy call (0.2, 0.1); email exchanges with G. Feiner, D. Nachman, S. Alexander, U. Khan about non-auction sales in bankruptcy (0.2); email exchanges with J. Sharp and A. Alfano regarding same (0.1); confer with D. Molton about follow up on Sackler wealth locations (0.1); email exchange with D. Molton, G. Cicero, A. Preis and M. Atkinson regarding same (0.1); prepare power point presentation for mediation group meeting (1.7); review D. Nachman proposal on Sackler demand (0.1); respond to same and forward draft of presentation to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team under explanatory cover together with spreadsheet for Burke/not comparisons (0.2); email exchanges with J. Sharp and A. Alfano about S. Baker deposition designations (0.1, 0.1); email exchanges with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team about presentation materials and spreadsheet (0.2, 0.1); confer with G. Feiner and S. Alexander regarding same (0.3); consider comments and spreadsheet	11.80

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		issues (0.2); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team regarding same and proposed changes to presentation (0.1); review DOJ letter about Sackler payment dedication issues (0.1); email exchanges with PWSP team (0.1) and client team (0.1, 0.1) regarding same; finalize presentation and exhibit for mediation group strategy meeting (0.1); circulate same under explanatory cover email (0.1); participate in most of same (0.9); confer with M. Huebner about DOJ Purdue settlement (0.4); circulate Reorg article on DOJ letter regarding Sackler payment (0.1); confer with J. Sharp and A. Alfano regarding status, open items and next steps (0.5); email exchanges with S. Alexander, D. Nachman and G. Feiner about mediation strategy and M. Huebner calls (0.1, 0.4, 0.1); follow up with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team on contours of potential Sackler demand (0.2); confer with A. Levitin (0.2); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team regarding same (0.1); review and circulate D. Walfish email to J. Drain to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team (0.1); review Brown Rudnick list of "asset tracing" questions (0.1); email exchanges regarding same with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team under explanatory cover (0.1, 0.1); email exchange with G. Feiner on AHC cash assumption (0.1); email exchange with A. Alfano about c. 93A updated statute of limitations for Purdue (0.2); review report on abatement evidence from R. Frank (0.4); email exchanges with D. Nachman and J. Donahue regarding same (0.1, 0.1); review exchanges on stipulation on privileges with debtors and circulate same (0.2);	
J. S. Sharp	11/14/20	Send email to M. Rundlet regarding IAC production materials.	0.10
A. M. Troop	11/14/20	Review and respond to proposed further change by A. Preis to revised KEIP order (0.1); email exchange with AHC confirming no additional tracing questions for UCC (0.1); email exchange with A. Preis et al about Sacklers' proposed revisions to Sackler DOJ settlement order (0.1);	0.30
A. V. Alfano	11/15/20	Trade emails with A. Troop re new MA statute (0.1, 0.1, 0.1); attention to sale scenario projections (0.8).	1.10

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J. S. Sharp	11/15/20	Research for documents in email from S. Alexander (0.3); send email to S. Alexander regarding document results (0.1).	0.40
A. M. Troop	11/15/20	Review and circulate to NCSG discovery working group further exchanges on debtor stipulation regarding privileges motion (0.1); email exchange with D. Nachman et al about DOJ letter on Sackler payment application (0.1); review further analysis of cash flow and NPV from MA (0.1); review Sackler revised order (0.2); email A. Preis and Akin regarding same (0.1); review and circulate to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team J. Drain's email on amici (0.1); email exchange with G. Feiner, S. Alexander, U. Khan and PWSP team about draft statement on Privilege Motions re Sacklers (0.1); email exchanges with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team regarding revised Sackler DOJ settlement order and next steps (0.1, 0.1); confirm to amici NCSG consent to filing brief (0.1); sign off on final changes to stipulation for resolution of privilege motions re debtors (0.1); participate in call with UCC and Jersey counsel (1.6); edit draft statement on privileges motion regarding Sacklers (1.2); email exchanges with S. Alexander et al regarding same (0.1, 0.2, 0.1); email exchanges with A. Preis on Purdue DOJ Settlement (0.1, 0.1); confer with M. Huebner about DOJ Purdue Settlement and potential changes to the order (0.6); email exchanges with A. Preis regarding same (0.2, 0.1, 0.1); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team about call with M. Huebner and exchanges with A. Preis about Purdue DOJ settlement (0.1); confirm follow up NCSG Sackler mediation group strategy session for 11/16 (0.1);	5.80
A. V. Alfano	11/16/20	Call with UCC re tomorrow's hearing and revised 9019 order (0.6); attend mediation strategy call (1.0); review and forward monitor report (0.2); add new members to mediation distribution (0.1); emails with paralegal re hearing binder (0.2, 0.1, 0.1, 0.1); review and forward Purdue reply to 9019 motion (1.0); revise hearing binder materials and send to A. Troop (0.8); attention to PO acknowledgments (0.1); send acknowledgments to C. Gange for request (0.1); emails with Purdue counsel re	5.60

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J. S. Sharp	11/16/20	agenda for tomorrow (0.1, 0.1); circulate dial-in information to NCSG (0.1); update hearing binder materials (0.2); analyze revisions to 9019 order (0.3, 0.1); review NCSG draft response to privilege motion (0.3). Send emails to A. Troop regarding Boer deposition (0.1, 0.1); send email to Lexitas regarding Boer deposition (0.1); attend Boer deposition (ended early) (1.0); attend call with UCC advisors regarding DOJ settlement (0.6); work on IAC production for upload to ShareFile (0.6); send email to A. Troop regarding media inquiry (0.1); send email to A. Alfano regarding mediation planning call (0.1); attend mediation planning call (1.5); send email to D. Nachman regarding S. Baker deposition transcript designations (0.3); send email to K. Blake regarding S. Baker deposition transcript designations (0.1); review debtors' reply in support of DOJ settlement motion (0.7); send email to S. Alexander regarding Side B informational presentation (0.4); send email to A. Dawson and J. McLaughlin regarding NCSG objections to S. Baker deposition transcript designations (0.3); review E. Scott email to Side B regarding R. Gerber fraudulent transfer analysis (0.1); send email to discovery working group regarding E. Scott email to Side B regarding R. Gerber fraudulent transfer analysis (0.1).	6.20
A. M. Troop	11/16/20	Circulate revised order regarding DOJ Purdue settlement Mediation (0.1); review and consider same (0.3); daily prep call (0.7); email proposed revised order to S. Gilberts and D. Molton (0.1); emails with Lexitas (0.1, 0.1) and PWSP team (0.1) about logistics for Boer deposition; email exchange with D. Nachman, G. Feiner, S. Alexander, U. Khan about debtors' decision not to adjourn DOJ Purdue Settlement and next steps (0.1); observe first part of P. Boer deposition (0.8); email exchanges with D. Nachman and G. Feiner about agenda for 2 pm strategy meeting with NCSG Sackler mediation group and post-emergence structure focus (0.1, 0.1); confer with Akin and NCSG team about strategy in light of no adjourned hearing (0.8); circulate 3rd monitor report to A. Licht (0.1); email Sackler mediation group agenda email with structure/governance terms from AHC (0.2); email exchange with L. Eaton and M. Rundlet about	14.80



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		mediation group strategy call (0.1); email exchanges M. Huebner about proposed revisions to DOJ Purdue settlement order (0.1, 0.1); review debtors' supplemental reply regarding the KEIP (0.2); circulate same under explanatory cover email to NCSG compensation working group (0.1); email exchange with J. Sharp and A. Alfano about continuation of P. Boer deposition (0.1); circulate Debtors' reply to DOJ settlement objections (0.1); review and further revise draft reply to Sacklers' objection to Privilege Motions (0.3); circulate same to entire NCSG for review and comment under explanatory cover email (0.1); prepare for 11/17 hearing (4.7); email exchange with N. Kelly about ICSP and ACSP defined terms in AHC structure presentation (0.2, 0.1); participate in NCSG Sackler mediation group strategy meeting (1.6); confer with D. Molton about structure, upcoming hearing and strategic issues (0.2); circulate email exchange between D. Walfish and J. Drain on amici motion for leave to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team (0.1); email exchanges with S. Gilbert and D. Nachman about structure and next steps (0.1); email exchanges with M. Huebner, A. Preis and others about Burke confidentiality agreement and diligence (0.2); confer with S. Gilbert and D. Nachman about structure and next Sackler steps (0.6); confer with M. Huebner about DOJ Settlement and hearing issues (0.2); hearing prep with S. Alexander, G. Feiner (0.4); review email from S. Gilbert on Burke and upcoming hearing (0.1); email exchange with D. Nachman regarding same (0.1); email exchange with E. Maloney about maintaining access to UCC view only fraudulent transfer deck (0.1); email exchanges with A. Levitin about debtors' reply to DOJ Settlement objections (0.2, 0.1, 0.1); email summary and thoughts about call with M. Huebner focusing on \$6.3 billion issue (0.1); attention to clawback issues and potential waiver of J. Gerber analysis (0.1); confer with A. Preis about Tuesday hearing (0.2); email G. Feiner and D. Nachman summary of call with A. Preis on KEIP, Sackler DOJ and Purdue DOE motions and agreed upon strategy and thoughts (0.3);	
A. V. Alfano	11/17/20	Update hearing binder materials (0.2); forward deposition	9.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		transcript at D. Nachman's request (0.1); attention to PEO designations in S. Baker transcript (0.2); trade emails with C. Gange re PEO access (0.1); attend hearing prep call with A. Troop and States (0.5); attend today's hearing on 9019 motion and other (7.3); attend recap video call with NY, MA, J. Sharp and A. Troop (0.6); follow up video call with A. Troop and J. Sharp (0.1).	
J. S. Sharp	11/17/20	Attend call with A. Troop, D. Nachman, G. Feiner, and S. Alexander regarding hearing (0.5); send emails to P. McManus regarding IAC ESI Production 11 (0.2) and IAC ESI Production 12 (0.1); work on processing IAC ESI Production 12 to confirm production was properly uploaded to ShareFile (0.9); attend telephonic hearing (partial) (2.8); send email to A. Alfano regarding S. Baker deposition transcript (0.1); send email to S. Alexander regarding hearing transcript (0.1); send email to A. Troop regarding P. Boer transcript designation (0.1); attend post-hearing WebEx with A. Troop, D. Nachman, G. Feiner, S. Alexander, and A. Alfano (0.6); attend case status follow-up call with A. Troop and A. Alfano (0.1); send email to S. Alexander regarding PEO status for M. Liu and P. Singer (0.1).	5.60
J. S. Sharp	11/17/20	Remove OPEO designated files from Side B production (0.6); review transcript designations for depositions of T. Sackler, K. Sackler, and M.D.A. Sackler (0.7); begin drafting objection for T. Sackler transcript designations (1.6).	2.90
A. M. Troop	11/17/20	Continue hearing prep (2.6); confer with MA, NY and PWSP team in preparation for hearing (0.5); email exchange with A. Preis about apparent resolution with C. Shore's client (0.1); email exchanges about AHC questions on Sackler assets and scheduling call with UCC (0.1, 0.1, 0.1); email mediation team about scheduling (0.1) and rescheduling structure call with AHC (0.1); email exchanges about Cornerstone/Brattle call (0.1); participate in hearing (7.4); briefly review B. Edmunds comments to privilege motions' reply (0.1); email exchanges with working group about same and next steps (0.1, 0.1); debrief after hearing with MA, NY and PWSP team (0.6); email current draft of Response to Privileges Motion to A. Preis and M. Hurley (0.1); review revise, as	12.40

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A. V. Alfano	11/18/20	submitted Sackler DOJ order (0.1); email working group regarding same (0.1); Attend privilege brief call with the UCC (0.9); attend follow up call with NCSG (0.6); calls with J. Sharp re draft privilege response (0.2, 0.1); calls with the UCC and NCSG re R. Sackler deposition (partial) (0.7, 0.3, 0.1); review medical reports (0.7); handle document corruption and formatting issues in DOJ privilege brief/confer with document production team re same (1.3); multiple rounds of clean up revisions, including citation and record check (1.5, 1.6); confer with A. Troop re filing logistics, including file size limitations (0.1, 0.1); emails with document production re same (0.1, 0.1, 0.1); serve document electronically (0.3).	8.80
J. S. Sharp	11/18/20	Research to cross-reference documents identified in McClammy claw-back letter against documents previously identified by B. O'Neil (0.9); send email to B. O'Neil regarding claw-back letter (0.2); draft and send email to A. Troop regarding claw-back letter cross reference (0.7); research Everlaw for R. Gerber documents per inquiry from A. Troop (0.3); send email to A. Troop regarding J. Gerber invites (0.1); research Everlaw for meetings involving J. Gerber and catalog meetings (0.8); send email to A. Troop regarding J. Gerber meeting history (0.6); participate in call with UCC advisors regarding privilege briefs (0.9); participate in follow up call regarding privilege briefs with D. Nachman, G. Feiner, U. Khan, S. Alexander, and A. Troop (0.4); prepare spreadsheet with present value analysis of Sackler mediation demand (0.6); send present value spreadsheet to D. Nachman for review (0.1); calls with A. Alfano regarding privilege brief citations (0.2, 0.1); review revisions to privilege brief (0.2).	6.10
J. S. Sharp	11/18/20	Send email to Lexitas regarding R. Sackler deposition login information (0.1); review R. Sackler medical reports (0.4); confer with A. Troop regarding distribution of R. Sackler medical reports (0.1); send R. Sackler medical reports to PEO working group (0.1); participate in multiple calls with UCC advisors and NCSG deposition working group regarding R. Sackler deposition and medical reports (0.7, 0.2, 0.3, 0.3, 0.3); circulate invite to	2.60

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A. M. Troop	11/18/20	UCC advisors, NCSG members, and M. Liu and L. Conti for R. Sackler deposition call (0.1). Email exchanges about call with UCC on replies re privilege motions (0.1, 0.1); mediation prep call (1.0); review email and court revision to Purdue DOJ settlement order and circulate same to working group (0.1); review and circulate emails from M. Huebner and C. Shore regarding same, email exchanges with A. Preis et al regarding same, and circulate as-entered order regarding same with further observations regarding same (0.2); further email exchange with A. Preis regarding same (0.1); review and circulate press regarding 11/17 hearing (0.1); review further edits from S. Alexander about NCSG privileges reply (0.1); email exchanges with S. Alexander et al regarding same (0.1); email exchange with J. Sharp about inadvertently produced documents by the debtors and untimely assertion of same and next steps (0.1, 0.1); email exchange with P. McManus, S. Alexander, J. Sharp and G. Feiner about segregating documents pending resolution of privilege waiver question (0.1, 0.1); further revise NCSG draft reply re privileges motion (0.2); circulate same to NCSG and UCC (0.1); review draft UCC reply re privileges motion (1.0); confirm 3 pm call with E. Maloney on protective order and UCC fraudulent transfer presentation issues (0.1, 0.1); email exchanges confirming NCSG and AHC meeting on structure for 11/20 (0.1, 0.1, 0.1); attention to deposition logistics for 11/19 (0.3); email exchanges with D. Nachman and G. Feiner about various mediation strategy issues (0.1, 0.1, 0.2); confer with NCSG and UCC about replies to privilege motions and other case issues (0.6); revise NCSG reply to privileges motion and circulate same to NCSG working group for review and comment (0.2); review NAAG bankruptcy presentation (0.2); email exchanges with G. Feiner (0.1, 0.1) and A. Preis (0.1) regarding same; confer with E. Maloney about UCC fraudulent transfer presentation (0.2); email exchanges with D. Nachman, J. Sharp and A. Alfano about present value calculation for Sackler demand (0.1); email exchange with D. Nachman about UCC reply brief on privilege motions (0.1); confer with D. Nachman, G.	8.70

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		Feiner, S. Alexander, U. Khan and PWSP teams about Purdue status, privileges motion and replies, mediation, etc. (0.4); further revisions and circulate NCSG reply re privileges motion (0.3); follow up email exchanges regarding same (0.1); email A. Alfano and J. Sharp about conversation with E. Maloney and next steps (0.1); review and revise draft email to AHC on structure proposal and questions (0.2); email exchanges with S. Alexander and M. Hurley about DOJ documents and apparent continuing production to DOJ by debtors (0.1, 0.1, 0.1); review NPV calculations regarding anticipate Sackler demand (0.1); review email exchanges with mediators confirming 11/25 Sackler session (0.2); email exchanges with J. Pearlman et al about P. Boer and health issues making continued deposition unlikely (0.2); finalize NCSG reply regarding privileges motion and attention to logistical issues with A. Alfano (0.3);	
A. M. Troop	11/18/20	Review Side B's response regarding R. Gerber memorandum (0.1); circulate same to discovery working group (0.1); email exchange with J. Sharp regarding analysis of same (0.2); receive and review medical reports from M. Leventhal re R. Sackler (0.2); email exchanges with M. Leventhal confirming ability to share as non-view only PEO (0.1, 0.1); email A. Alfano and J. Sharp about circulating same (0.1); review AHC email regarding same (0.1); attention to next steps and responses with UCC, Motley Rice and NCSG (1.9);	2.90
A. V. Alfano	11/19/20	Forward transcript to NCSG (0.1); review transcript (0.5); create distribution list for non-view only PEO (0.1); call with NCSG and UCC re R. Sackler deposition today (0.2); review agenda materials (0.3).	1.20
J. S. Sharp	11/19/20	Participate in call with NCSG members and UCC advisors regarding R. Sackler deposition (0.2); send email to G. Feiner regarding R. Sackler deposition (0.1); attend R. Sackler deposition (partial) (1.2); review and analyze remote deposition stipulation regarding multiple deposing attorneys (0.7); send emails to K. Porter regarding deposition transcripts (0.1, 0.1); review and redact K. Sackler deposition transcript per Side A designations (0.7); review and redact M. Sackler deposition transcript per Side A designations (0.9); send redacted versions of	5.10

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		K. Sackler and M. Sackler deposition transcripts to S. Alexander (0.1); send email to P. McManus regarding locate and send J. White deposition subpoena to K. Blake (0.2); send email to R. Williams regarding NCSG attendees for R. Abrams deposition (0.4); research case law regarding multiple deposing attorneys (0.3); send email to G. Feiner regarding research on multiple deposing attorneys (0.1).	
J. S. Sharp	11/19/20	Send email to A. Troop regarding distribution of unredacted copies of UCC's reply briefs (0.1); send email to A. Preis regarding authorization to distribute unredacted copies of UCC's reply briefs (0.1); prepare PEO redacted copy of UCC's challenges brief (0.7); prepare redacted copy of UCC exceptions brief (0.4); send PEO redacted copies of UCC privileges briefs to N. Nachman and K. Blake (0.1); attend NCSG state coordination call (0.4); send email to A. Troop regarding distribution of PEO-redacted versions of UCC privilege briefs to NCSG cleared personnel (0.1); attend NCSG chief-deputies call (partial) (0.6); prepare distribution list of NCSG cleared personnel (0.4); send PEO-redacted versions of UCC privilege briefs to NCSG cleared personnel (0.1); send email to A. Alfano regarding PEO distribution list (0.1).	3.10
A. M. Troop	11/19/20	Review G. Joseph email on medical reports and R. Sackler deposition (0.1); confer with Akin and NCSG teams (0.2); circulate proposed response to G. Joseph (0.1); email exchanges regarding same (0.1, 0.1, 0.1); email exchanges (0.1, 0.1) and confer (0.5); with S. Alexander, M. Rundlet, J. Pearlman, et al about P. Boer and position on board of directors; exchanges with G. Feiner and D. Nachman about first deputies meeting (0.2); email exchanges about getting unredacted or less redacted versions of the UCC's privilege motions replies to NCSG (0.1, 0.1, 0.1, 0.1, 0.1); email affected parties asking for consent to share UCC's replies as non-view only PEO (0.2); follow up email exchange with R. Ringer regarding same (0.1); prepare for (0.2) and participate in (0.4) NCSG regular call; prepare for (0.1) and participate in (1.2) first deputies' call; circulate mediator invite for 11/25 Sackler session to mediation team (0.1); email J.	5.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Fiorentini article regarding DOJ Purdue settlement (0.1); confer with D. Sackler regarding next steps regarding Sacklers (0.2); review and propose small changes to document repository provisions of Sackler demand to G. Feiner, S. Alexander and D. Nachman (0.1); follow up email exchanges regarding same (0.1, 0.2, 0.1); further edit same and circulate (0.1); email exchanges with R. Ringer about lack of responses to request re unredacted versions of UCC replies to privilege motions (0.1);	
A. M. Troop	11/19/20	Review email to M. Leventhal and email K. Porter regarding same (0.1); email exchanges (0.1, 0.1, 0.1) and brief research (0.1) regarding G. Joseph objection to two questioners from same state at R. Sackler deposition;	0.50
A. V. Alfano	11/20/20	Report discovery time tracking (0.1); update PO acknowledgment tracker (0.2); send acknowledgments to Purdue (0.2); review revised Sackler demand (0.1); attend AHC and NCSG structure and governance meeting (partial) (0.2).	0.80
J. S. Sharp	11/20/20	Send email to Lexitas regarding R. Sackler and R. Abrams depositions (0.1); attend R. Sackler deposition (partial) (2.9); send email to N. Kelly regarding M. Sackler deposition transcript (0.1); send email to S. Alexander regarding R. Sackler day 1 transcript (0.1); attend R. Abrams deposition (partial) (0.4); send emails to A. Troop regarding R. Sackler deposition status (0.1, 0.1, 0.2, 0.1); review R. Sackler's day 1 transcript for potentially OPEO information and redact accordingly (0.9); send email to G. Joseph, M. Leventhal, and A. Lees regarding R. Sackler deposition transcript (0.1).	5.10
J. S. Sharp	11/20/20	Send email to A. Troop regarding AHC post-emergence structure meeting (0.1); attend AHC-post emergence structure meeting (1.2); send notes from AHC-post emergence structure meeting to A. Troop (0.1); attend call with AHC and UCC advisors regarding Sackler trusts (0.8); review IAC discovery stipulation (0.4); send emails to M. Rundlet (0.1) and A. Troop regarding IAC discovery stipulation (0.1).	2.80
A. M. Troop	11/20/20	Mediation prep call (0.4); confer with G. Feiner and D. Nachman about Sackler demand terms (0.3)email exchange with D. Nachman et al about revisions to Sackler demand write up (0.1); consider further revisions	6.20

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		to Sackler demand and revise same (0.6); detailed email to S. Alexander, D. Nachman, G. Feiner and PWSP regarding same and some additional thoughts on breach risk, guarantees and security (0.3); email exchange with M. Rundlet et al about meeting with AG Weiser (0.1); review and consider J. Donahue email on future of Purdue (0.2) email exchanges with D. Nachman regarding same (0.1, 0.1); participate in AHC/NCSG call on structure and governance issues (1.1); email exchanges with parties following up on OPEO issues in Privilege motions (0.1, 0.2, 0.2, 0.1, 0.1, 0.1, 0.1, 0.1); email exchange (0.1) and confer (0.6) with D. Nachman about Sackler mediation issues (0.4); follow up on request by MN AG for PO acknowledgment (0.1, 0.1); review J. Sharp email on call with AHC and circulate same (0.2); email exchanges with M. Burkhardt, et al, about apparent production of privileged documents by Side A (0.1, 0.1, 0.1);	
A. M. Troop	11/20/20	Observe part of R. Sackler deposition (0.5); email exchanges with J. Sharp regarding same (0.1, 0.2);	0.80
A. M. Troop	11/21/20	Email exchanges regarding call with Akin on deposition schedule (0.1, 0.1); email exchanges with D. Nachman et al about Simpson response on Baker designation issues (0.1); email exchange with S. Alexander and G. Feiner about quarterly expense reports on chapter 11 cases by Sacklers (0.1); email AHC counsel regarding same (0.1); email S. Alexander et al regarding same (0.1); confer with M. Burke's GC, K. Borgerding (0.2)	0.80
A. M. Troop	11/22/20	Confer with NCSG and Akin teams about depositions, mediation and next steps (0.6); review Preliminary Injunction for off ramp logistics (0.2); email NCSG and Akin regarding same in response to D. Nachman request (0.1); email Akin and NCSG about mediation prep meeting on 11/23 (0.1); email exchanges with D. Nachman about mediation prep meeting with Akin on 11/23 (0.1); review email from M. Burke about diligence status (0.1); email G. Feiner, D. Nachman, S. Alexander and PWSP regarding same and call with K. Borgerding (0.2); confer with D. Nachman about revising Sackler demand (0.1).	1.50
A. V. Alfano	11/23/20	Emails from A. Troop and NCSG re settlement demand.	0.20
J. S. Sharp	11/23/20	Send email to B. Erickson regarding access to Side A	2.40



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J. S. Sharp	11/23/20	production (0.1); review Side B production (0.6); send emails to P. McManus regarding Side B production (0.2, 0.1); download and process Side A production (1.2); send email to P. McManus regarding Side A production (0.2). Send email to A. Alfano regarding NCSG distribution list (0.1); attend Webex meeting with NCSG members and UCC advisors regarding Sackler demand (partial) (0.7); review draft of Sackler demand (0.4); send email to A. Alfano regarding protective order acknowledgment from J. Jaffe (0.1); send email to NCSG membership regarding November 24 deposition start times (0.3); send emails to A. Troop regarding IAC stipulation (0.1, 0.1); send email to Lexitas regarding login details for J. White deposition (0.1); review and comment on IAC stipulation (0.4); send email to M. Rundlet regarding IAC stipulation (0.2).	2.50
A. M. Troop	11/23/20	Review and revise Sackler demand based on prior suggestions and compare, augment based on Akin comments (1.1); email same to D. Nachman, G. Feiner, S. Alexander and U. Khan under explanatory cover email (0.1); mediation prep call (0.6); email exchanges about follow up on demand and upcoming small group structure calls (0.1); receive confirmation for 11/25 Sackler mediation sessions and circulate same to NCSG Sackler mediation team (0.1); confer with G. Feiner and D. Nachman about revised Sackler demand (0.2); review S. Alexander comments to same (0.1); revise same (0.9); circulate for review under explanatory cover (0.1); review Sackler demand and prep for Sackler mediation sessions with Akin and NCSG (0.8); review motion for access to sealed documents (0.3); circulate same to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team (0.1); further review Sackler demand based on Akin/NCSG call (0.4); circulate same to D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team under explanatory cover email (0.2); email exchanges with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team about how to address non-consensual release issues (0.1, 0.1, 0.1, 0.1, 0.1); further revise Sackler demand to address same and other comments (0.2, 0.1); review and circulate C. Oluwole email about further production of DOJ documents (0.1); attention to confirming AHC meeting	7.20

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		after Sackler mediation session on 11/25 (0.2); attention to C. Landau deposition logistics (0.2); confer with A. Preis about MSGE and Purdue guilty plea (0.2); review DNJ website and confirm Purdue plea (0.1); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team regarding MSGE and Purdue guilty plea (0.2); briefly review draft Hospital trust (0.2); circulate to mediation team (0.1);	
A. V. Alfano	11/24/20	Attend semi-weekly NCSG call (0.9); review letter from UCC/NCSG re suspension of depositions (0.1); review revised Sackler demand (0.2); review motion to allow claim and circulate to A. Troop (0.2); trade emails with A. Troop re accessing the UCC's Sackler presentation (0.1, 0.1, 0.1); email to CO re access to the presentation (0.1); compile view-only designee list (0.3) and send reactivated link to states (0.2); attention to PEO/discovery issues (0.4).	2.70
J. S. Sharp	11/24/20	Send emails to Lexitas regarding J. White deposition login information (0.1, 0.1); attend C. Landau deposition (partial) (1.6); send emails to A. Troop (0.1) and A. Alfano (0.1) regarding PEO distribution lists; attend J. White deposition (partial) (2.3); send emails to A. Troop regarding IAC claw-back stipulation (0.3, 0.2, 0.1); send emails to J. Lasko regarding IAC claw-back stipulation (0.1, 0.1); review and process UCC interesting documents (0.8); send UCC interesting documents to discovery working group (0.1); download and process IAC document production (0.6); send emails to P. McManus regarding IAC document production (0.1, 0.1); review revised IAC stipulation from A. Crawford (0.2); send emails to A. Crawford regarding IAC stipulation (0.1, 0.1, 0.1); send emails to M. Rundlet regarding IAC stipulation (0.1, 0.1, 0.1); attend Brattle-Cornerstone meeting (0.3); send emails to A. Troop regarding Brattle-Cornerstone meeting (0.1, 0.1); attend NCSG coordination call (partial) (0.6).	8.70
A. M. Troop	11/24/20	Email exchanges with NCSG team (0.1) and review further suggestions from A. Preis on Sackler demand (0.2); email exchange with G. Feiner about Burke and diligence (0.1); observe part of C. Landau deposition (0.6); observe part of J. White deposition (0.3); revise	8.60

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		Sackler demand (0.3); circulate to NCSG team under explanatory cover email (0.2); email PWSP team update on Sackler demand (0.1); email exchanges (0.1, 0.1) and confer (0.2) with G. Feiner about further revisions to Sackler demand; review articles about sealed documents and privileges motions (0.2); attention to reactivating link of UCC fraudulent transfer presentation (0.2); attention to dealing with PEO and OPEO information in privilege briefs (0.3); further revise Sackler demand (0.2); circulate to Akin and NCSG working group under explanatory cover email (0.1); email exchange with J. Sharp about IAC stipulation and document production (0.1, 0.1, 0.1); review and revise draft letter to J. Drain on depositions from M. Hurley (0.3); email exchange with M. Rundlet regarding same (0.1); email revisions to J. Drain letter on depositions to NCSG discovery group for review and comment (0.1); email exchanges with Brattle and M. Cyganowski about Cornerstone call (0.1, 0.1); email exchange with J. Sharp regarding same (0.1); coordinate (0.1) and participate in call (0.5) with G. Feiner, D. Nachman and S. Alexander about Sackler demand; prep for Sackler mediation session with Akin (0.9); further revise and circulate Sackler demand for review and comment (0.1); participate in NCSG call (0.9); review email from NCSG discovery working group on draft J. Drain letter re depositions (0.1); email same to Akin under explanatory cover email (0.1); email exchanges with A. Preis and Akin team about proposed revisions to J. Drain letter (0.1, 0.1); email exchange with NAACP and AHC and NCSG about next steps (0.1); further revise and circulate letter to J. Drain on depositions to Akin and NCSG discovery working group (0.1); Confirm 1:30 call with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team for NCSG follow up on Sackler mediation for 11/25 (0.1); coordinate same (0.1); review multiple meeting invitations from S. Gilbert (0.1); email exchanges with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team about finalized Sackler demand and plan for circulating to Debtors, AHC and MSGE (0.2); review and respond to J. Turner email about M. Burke (0.1); review draft of A. Preis remarks for Sackler mediation session	

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Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	11/25/20	(0.2); email A. Preis et al regarding same (0.1); email exchange with U. Khan about Sackler demand and convertible debt (0.2); Attend proposal meeting with the Sacklers (1.0); attend follow up meeting with AHC (0.6); attend follow up meeting with NCSG (0.5); circulate claim allowance motion filing (0.1); brief review of "hot docs" received from UCC (0.3); email from A. Troop re DOJ update (0.2); review letter to J. Drain re deposition discovery (0.1); attention to PO acknowledgment issues (0.2); emails from A. Troop and UCC re Sackler slides (0.1, 0.1).	3.20
J. S. Sharp	11/25/20	Prepare for mediation session with Sackler representatives (0.2); attend mediation session with Sackler representatives (1.0); send email to A. Troop regarding Sackler representatives in attendance at mediation session (0.1); attend Sackler mediation update call with AHC representatives (0.6); attend NCSG update meeting on Sackler mediation session (0.5).	2.40
A. M. Troop	11/25/20	Email exchange with D. Nachman about attendance at Sackler mediation session (0.2); email Sackler demand to AHC (0.1); email Sackler demand to Debtors (0.1); email Sackler demand to MSGE (0.1); participate in Sackler mediation session (1.1); circulate Sackler Demand and UCC charts to Mediators and Sackler lawyers (0.1); email exchange with M. Hurley about timing for letter to J. Drain (0.1); circulate emails forwarding Sackler demand to Debtors, AHC and MSGE and demand and UCC handout to Sacklers to NCSG mediation team (0.1); confirm that Sackler demand can be sent to UCC with A. Preis (0.1); email exchanges with D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team about outline for AHC call and reach out to DOJ (0.1, 0.1); participate in NCSG/AHC call about Sackler proposal and mediation session (0.6); email exchange with A. Preis about Monday call with Debtors on PHI (0.1); email exchanges with D. Nachman and G. Feiner about NCSG call (0.1, 0.1); email exchange with D. Nachman, G. Feiner, S. Alexander, U. Khan about NAACP follow up (0.1); email exchanges with L. Fogelman confirming call on Purdue and Sackler mediation (0.1, 0.1); participate in NCSG call on Sackler	7.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		mediation session (0.6); confer with T. O'Neill about Hospital Abatement plan and trust (0.2); email exchanges with M. Huebner (0.1, 0.1) and A. Preis (0.1) about UCC slide; circulate to NCSG discovery working group as-sent letter to J. Drain about suspending depositions (0.1); email D. Nachman, G. Feiner, S. Alexander, U. Khan about upcoming call with DOJ (0.1); email exchanges with A. Preis about slides and interest caveat (0.1, 0.1); confer with A. Preis regarding same and next steps (0.2); review UCC caveats on its slides that were part of the Sackler mediation session (0.4); forward slides to AHC (0.1) and to Debtors (0.1) under explanatory cover email; confer with L. Fogelman, P. Aronoff and D. Levine about Sackler demand, case issues, PHI, PBC and next steps (0.9); forward copy of Sackler demand to L. Fogelman, P. Aronoff and D. Levine under explanatory cover email (0.2); email S. Gilbert about DOJ meeting on 12/3 (0.1); email D. Nachman, G. Feiner, S. Alexander, U. Khan and PWSP team detailed summary of and observations regarding call with DOJ (0.3);	
A. V. Alfano	11/27/20	Review interesting docs received from the UCC.	1.00
A. M. Troop	11/29/20	Attention to UCC invitation to 11/30 PHI presentation	0.20
A. V. Alfano	11/30/20	Call with J. Sharp and A. Troop re unsealing motion (0.6); review draft response (0.2); update emails from A. Troop re his discussions with Purdue (0.2).	1.00
J. S. Sharp	11/30/20	Send email to P. McManus regarding production from the Debtors (0.1); download and process additional production from the Debtors (0.6); review UCC interesting documents, including Everlaw research to locate non-OPEO versions of OPEO documents identified by the UCC (2.3); send UCC interesting documents to discovery working group (0.4); attend Debtors' presentation on Public Health Initiatives (1.3); call with A. Troop and A. Alfano regarding statement in support of press motion (0.5); draft and revise statement in support of press motion (1.6); send draft statement in support of press motion to A. Troop for review and comment (0.1); review revised draft of statement in support of press motion (0.1); send email to A. Troop regarding revised draft of statement in support of press motion (0.1).	7.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	11/30/20	Mediation prep call (0.6); follow up with G. Feiner and D. Nachman about upcoming AHC meeting, upcoming debtor presentation on PHI, insurance stipulation and press' motion regarding redacted documents (0.3); email Gilbert firm about stipulation on insurance claims (0.1); meeting with AHC about its mediation session with the Sacklers (0.8); email exchanges with A. Preis about attending PHI presentation and AHC mediation session with Sacklers (0.1, 0.1); review D. Nachman email about mediator's view of AHC Sackler session (0.1); email exchange with D. Nachman about call with Davis Polk (0.1); email exchanges about NCSG meeting with mediators on 12/4 (0.1, 0.1); email exchanges regarding cancellation of Cornerstone meeting (0.1, 0.1, 0.1); email exchange with U. Khan, D. Nachman and G. Feiner about NAS (0.1); confer with U. Khan about mediation issues and hospitals (0.3); email exchanges confirming NCSG mediation group planning meeting for 12/2 (0.1, 0.1); participate in Debtors' PHI presentation (1.3); email outline of draft statement in support of press's access motion to J. Sharp and A. Alfano (0.2); confer with J. Sharp and A. Alfano regarding same and other case issues (0.5); confer with D. Nachman in preparation for call with M. Huebner and E. Vonnegut (0.2); confer with M. Huebner, E. Vonnegut and D. Nachman about Sackler proposal, next steps, exclusivity, etc. (0.6); follow up with D. Nachman regarding same (0.1); review and revise draft statement re press' access motion (0.1); email exchanges with J. Sharp and A. Alfano regarding revisions (0.1); forward same to G. Feiner under explanatory cover email (0.1); confer with M. Huebner (0.5); email update to NCSG mediation group on days' activities (0.2); email D. Nachman about next steps (0.2); email exchange with G. Feiner about statement on press' access motion (0.1); revise and circulate same to G. Feiner and PWSP team under explanatory cover email (0.1)	7.60

Total Hours:	446.40
<b>Total Fees:</b>	<b>\$401,507.07</b>
<i>Courtesy Discount</i>	<u>(4,500.00)</u>
<b>Total Fees Due:</b>	<b>\$ 397,007.07</b>

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	103.90	\$ 684.25	\$ 71,093.61
M. Pettit	3.90	552.50	2,154.75
J. S. Sharp	137.40	735.25	101,023.43
A. M. Troop	201.20	1,129.40	227,235.28
<i>Courtesy Discount</i>			<u>(4,500.00)</u>
<b>Total:</b>	<b>446.40</b>		<b>\$397,007.07</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
11/02/20	Task E106 - Computer Research	Summary	\$419.93
11/24/20	Task E103 - Document Processing	Summary	212.85
11/30/20	Task E124 - Litigation Support	Summary	8,101.40
	(hosting charge)		
11/20/20	Task E123 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4669534; DATE: 11/20/2020 Certified Transcript 11/17/20, A. Alfano	391.20
<b>Total Disbursements:</b>			<b>\$9,125.38</b>

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### Disbursement Summary

<u>Type</u>	<u>Amount</u>
Computer Research	419.93
Deposition/Transcript	391.20
Document Processing	212.85
Litigation Support (hosting charge)	<u>8,101.40</u>
<b>Total:</b>	<b>\$9,125.38</b>

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**Total Due For Matter 0000001:                   \$406,132.45**





Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

December 9, 2020  
Invoice No. 8376507  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 401,507.07	\$ 9,125.38	\$ 410,632.45
<i>Courtesy Discount</i>	<u>(4,500.00)</u>		<u>(4,500.00)</u>
<b>Total This Invoice:</b>	<b>\$ 397,007.07</b>	<b>\$ 9,125.38</b>	<b>\$ 406,132.45</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

January 29, 2021  
Invoice No. 8383611  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through December 31, 2020**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 249,532.57	\$ 2,250.20	\$ 251,782.77
<b>Total This Invoice:</b>	<b>\$ 249,532.57</b>	<b>\$ 2,250.20</b>	<b>\$ 251,782.77</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through December 31, 2020

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	12/01/20	Attend semi-weekly NCSG call (0.7); review and circulate exclusivity motion (0.5); confer with A. Troop re mediation (0.1); update mediation distribution group (0.1); confer with J. Sharp re documents on Purdue view-only database (0.1, 0.1); search database in response to question from S. Alexander (0.5); review description of interesting docs received from the UCC (0.4); review prior correspondence and hearing transcripts for quotes for unsealing motion response (0.8).	3.30
J. S. Sharp	12/01/20	Send email to S. Alexander regarding status of Debtors' DOJ production (0.1); review and circulate to discovery working group letter from B. Kaminetzky regarding sealing of privilege-related pleadings and exhibits (0.1); clean up and revise statement in support of press motion regarding public access (0.2); email revised statement in support of press motion regarding public access to G. Feiner (0.1); send email to P. Ng regarding IAC production (0.3); research Intralinks for Coventry tax distribution documents per request from S. Alexander (0.8); send email to C. Oluwole regarding Coventry tax distributions (0.2); confer with A. Alfano regarding Coventry tax distribution document on CV Lynx platform (0.1); send email to S. Alexander regarding inquiries on status of DOJ productions and Coventry tax distribution documents (0.3); send email to S. Alexander regarding debtors' exclusivity motion timing (0.1); attend state coordination call (0.6); review UCC-identified interesting documents and locate non-OPEO alternatives on Everlaw (0.9); send email to NCSG discovery working group regarding UCC-identified interesting documents (0.4).	4.20
A. M. Troop	12/01/20	Email exchanges with G. Feiner and D. Nachman about governance and structure issues for a potential post-emergence entity (0.1, 0.1, 0.1); review changes to statement regarding press motion (0.1) email exchanges with G. Feiner and PWSP team regarding same (0.1);	2.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	12/02/20	email exchanges with K. Townsend about Press Motion and scheduling call for 12/2 (0.1, 0.1); email exchange with NCSG regarding same (0.1); email exchanges about agenda for NCSG semi-weekly call (0.2); participate in same (0.9); email exchange with N. Kelly about mediation group's upcoming call (0.1); email exchange with J. Hudson about insurer counsel stipulation (0.1, 0.1); email exchanges about N. Blake joining 12/2 call (0.1, 0.1, 0.1); email Hospital lawyers about 12/2 call/video meeting and details (0.1, 0.1); review email exchanges with Davis Polk about non-PEO version of PHI presentation (0.1); email exchange scheduling update call with UCC (0.1); Attend mediation strategy call with NCSG (1.5); attend NCSG and hospital call (0.7); review interesting documents descriptions received from UCC (0.4); revise view-only list in response to J. Sharp question (0.2, 0.2); review transcripts for response to unsealing motion (0.2); review hospital proposal (1.0); research re unsealing motion response (0.5).	4.70
J. S. Sharp	12/02/20	Confer with A. Alfano regarding NCSG non-view-only PEO access list (0.2); attend mediation update and strategy planning call (partial) (1.3); attend NCSG-UCC strategy call (partial) (0.4); attend NCSG and Hospitals pre-mediation meeting (0.7); research hearing transcripts for statement in support of press motion (1.2).	3.80
A. M. Troop	12/02/20	Briefly review and circulate to G. Feiner et al the debtors' motion to extend exclusivity to 2/15 and 5/17 (0.1); email exchange confirming logistics for update call with Akin (0.1) mediation prep call (0.8); email exchanges confirming logistics for 12/3 call with DOJ, AHC and NCSG (0.1); email exchanges about NCSG mediation team meeting agenda (0.1, 0.1, 0.1); confer with K. Townsend about Press motion (0.3); email NCSG negotiating team topics for meeting (0.2); review and circulate D. Nachman email re Hospitals to mediation team (0.1); participate in mediation team strategy meeting (1.5); confer with T. O'Neill about Hospital's abatement plan (0.2); briefly review Hospital abatement plan/trust document (0.3); update call with UCC and NCSG (1.0); video with hospitals about their abatement plan (0.7); email exchange with G. Feiner about timing of debtors'	6.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		reimbursement of NCSG fees (0.1); confer with D. Nachman and G. Feiner about DOJ 12/3 call (0.8); attention to logistics for meeting with mediators on 12/4 (0.1);	
A. V. Alfano	12/03/20	Emails with M. Pettit re unsealing motion response; attend meeting with the DOJ, AHC and NCSG delegations (2.0); attend recap meeting with the NCSG (0.7); attend semi-weekly NCSG call (0.6) and first deputies call (0.4); emails from PEC counsel and A. Troop re hospital abatement trust (0.1, 0.1, 0.1); review letter filed by doctors re plan exclusivity (0.2); review Burke offer materials (0.3).	4.70
J. S. Sharp	12/03/20	Review and send to NCSG working group letter from J. Ball regarding UCC request to file unredacted versions of privilege-related pleadings and exhibits (0.1); attend NCSG, AHC, and DOJ planning meeting regarding post-confirmation emergence and governance structure (2.0); attend post-DOJ meeting with NCSG members (0.7); attend NCSG-Hospital mediation session (0.8); attend state coordination call (0.6); review strategic transaction offer (0.6); attend principal deputies coordination call (0.5).	5.30
A. M. Troop	12/03/20	Prepare for meeting with DOJ (0.8); review physician's group response to exclusivity motion and circulate same (0.1); attention to confirming logistics for meeting with hospitals and mediators on 12/4 (0.1, 0.1); email exchanges rescheduling NAS meeting with mediators (0.1, 0.1); participate in meeting with DOJ, AHC and NCSG (2.0); follow up session with NCSG (0.8); confirm D. Molton's ability to share Sackler proposal with Tribes under mediation privilege (0.1); email exchange about S. Gilbert exchange on DOJ meeting (0.1); meet with hospitals and mediators (0.6); follow up with D. Nachman about same and next steps (0.1); draft summary of meeting with hospitals for mediation team and outline next steps and needs (0.2); confer with D. Molton regarding same (0.1); email exchanges with G. Circero, D. Molton, J. Sharp and A. Alfano regarding same (0.1, 0.1); email exchange with M. Huebner on exclusivity extension (0.1); email exchange with D. Mosteller about hospital abatement working group (0.1); email exchanges with G.	7.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Feiner and D. Nachman about exclusivity extension (0.1); participate in semi weekly NCSG meeting (0.5); participate in first deputies call (0.5); email exchange with MA and NY about scheduling meeting with Burke and NCSG mediation team (0.1); confirm NCSG mediation group strategy meeting for 12/7 (0.1); email exchanges with mediators (0.1) S. Gilbert (0.1) and D. Nachman (0.1) about scheduling joint public side meeting with mediators; email exchanges with G. Cicero et al about next steps with hospital group (0.1); email exchange with T. O'Neill about first deputies call (0.1); email exchange with J. Hudson about insurance counsel stipulation issues (0.1);	
A. V. Alfano	12/04/20	Report discovery time tracking (0.2); confer with J. Sharp re statement to unsealing motion (0.1, 0.1); email from M. Pettit re same (0.2); revise draft statement (0.5); send revised draft to J. Sharp (0.1) and A. Troop (0.1) with cover explanation; email to A. Hennessey re today's filing (0.1); implement A. Troop comments (0.1); review for consistency/accuracy (0.3); finalize statement (0.1); download and circulate filed statement (0.1); perform electronic service (0.1, 0.1); troubleshoot access to PHI presentation in response to issue from A. Graffenreidt (CT) (0.1, 0.1, 0.1, 0.1); email from A. Troop re McKinsey question (0.1); emails from A. Troop, Debtors, Sacklers and Court re unsealing motion (0.2, 0.2, 0.2); emails from PEC counsel re hospital trust (0.1, 0.1); call with States and UCC re Sackler counteroffer (0.3); email from A. Troop recapping his call with MSGE (0.2) and UCC (0.2); review emails forwarded from A. Troop re counteroffer (0.2); attention to letter from debtors asking to destroy documents (0.3).	4.70
J. S. Sharp	12/04/20	Attend mediation session (1.0); attend follow up meeting (0.4); review privilege claw-back letter from J. Ball (0.2); research regarding alleged claw-back (1.3); send emails to A. Troop regarding J. Ball letter (0.4, 0.1, 0.1); send emails to K. Porter (0.1) and L. Scott (0.2); regarding J. Ball claw-back letter; send email to A. Alfano and M. Pettit regarding cross-reference of Side A PEO and OPEO documents included in UCC interesting documents (0.3); send email to P. McManus regarding J. Ball claw-back	5.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/04/20	<p>letter (0.1); review UCC interesting documents for classification and prepare email distribution to discovery working group (1.2).</p> <p>Email exchange with A. Preis about exclusivity (0.1); mediation prep call (0.6); NCSG meeting with mediators (1.0); follow up with G. Feiner, D. Nachman and S. Alexander (0.4); email K. Maclay to schedule call (0.1); review and forward B. Kaminetzky email to court requesting chambers conference about privileges and Press motions to NCSG discovery working group (0.2); consider next steps and email NCSG discovery group regarding same (0.2); review and circulate various emails from Sacklers, UCC, Debtors, etc relating to request for chambers conference on privileges and Press motions (0.1, 0.1, 0.1); attention to finalizing (0.2) and filing (0.1) of NCSG statement re Press motion; email exchange with G. Cicero about scheduling call with hospital group (0.1); draft email to J. Drain about privileges and press motions (0.3); email exchange with A. Preis regarding same (0.1); finalize and forward email to J. Drain (0.1); review and circulate multiple follow on emails regarding privileges and press motions (0.1, 0.1, 0.1, 0.1); email exchanges with D. Nachman, S. Alexander, U. Khan and T. O'Neill about scheduling NAS meeting (0.1); email exchange about privilege designation of emails from C. Landau about interactions with 60 Minutes (0.1, 0.1); email exchange with E. Romanoff and PWSP team about PHI presentation (0.1); confer with K. Maclay about various case issues (0.3); confer with A. Preis about Exclusivity and Burke (0.3); email exchange about Sackler counter with D. Nachman, G. Feiner and Akin (0.2); email NCSG mediation team scheduling call regarding same under explanatory cover (0.1); email K. Maclay confirming he is to get options for MSGE call for next week (0.1); detailed summary and analysis of call with K. Maclay for D. Nachman, G. Feiner, et al (0.4); confer with NCSG mediation team and Akin regarding Sackler counterproposal and next steps (0.5); confirm call for 12/5 with K. Townsend and Akin (0.1); email exchange with C. Oluwole about debtors' request to clawback documents (0.1, 0.1); email discovery working group regarding same</p>	7.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); emails with team about reach out on sharing Burke proposal with DOJ (0.1, 0.1);	
A. V. Alfano	12/05/20	Emails from A. Troop re motion to unseal (0.1, 0.1, 0.1).	0.30
A. M. Troop	12/05/20	Email discovery working group on debtors' clawback request (0.1); email debtors confirming sequestration and missing document (0.1); review and circulate A. Preis email to DOJ with Burke proposal (0.1); confer with D. Nachman about negotiation strategy with Sacklers (0.2); email SRZ regarding proposal and diligence issues (0.2); email exchange with G. Feiner and D. Nachman et al regarding same (0.1, 0.1); email exchange with A. Harris regarding same (0.1); participate in call with K. Townsend and Akin regarding Press and privilege motions and next steps (0.3); email exchanges with SRZ confirming 12/8 call with Pillsbury and Akin (0.1); email J. Sharp and A. Alfano about next steps on Press and Privileges motions (0.1); email A. Preis about coordinating with SRZ (0.1); email summary of call with K. Townsend and Akin to discovery working group (0.1);	1.70
A. M. Troop	12/06/20	Email exchanges about Debtor proposal to address Press Motion (0.1, 0.1, 0.1); email exchanges about BTCP diligence issues with A. Preis (0.1, 0.1) and with NCSG (0.1); email exchanges confirming call with hospitals for 12/7 at 3 pm (0.2);	0.80
A. V. Alfano	12/07/20	Attend mediation group call (1.1); draft response to A. Troop re counteroffer from NCSG (0.3); email from J. Sharp re same (0.1); email to hospital trust working group (0.1); review hospital trust documents (0.4); email from J. Sharp re PEO documents (0.2); emails among PWSP and NCSG re Burke offer and metrics (0.2, 0.1, 0.2, 0.1, 0.1).	2.90
J. S. Sharp	12/07/20	Participate in call with advisors for the Debtors, UCC, Side A, Side B, and news media regarding Debtors' proposal to resolve portions of news media's motion (0.8); draft summary of call (0.4); send emails to A. Troop regarding call summary (0.1, 0.1); send call summary to NCSG working group (0.1); send email to A. Alfano regarding Hospital Working Group coordination call (0.1); participate in mediation strategy call (1.2); update Sackler payment NPV spreadsheet based on additional scenarios from A. Troop (0.8); send revised spreadsheet to A. Troop G. Feiner, S. Alexander, D. Nachman, U. Khan,	4.10



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		and A. Alfano (0.1); send emails to A. Troop (0.1) and NCSG working group (0.1) regarding status of negotiations regarding news media motion; send email to A. Alfano and M. Pettit regarding status of Side A OPEO-PEO cross reference project (0.1); review email from, and send additional instructions to, M. Pettit regarding Side A OPEO-PEO cross reference project (0.1).	
A. M. Troop	12/07/20	Daily mediation prep call (0.9); follow up with G. Feiner and D. Nachman (0.3); email exchange about mediation strategy with PWSP team (0.1); review J. Joshi motion and draft amicus brief (0.3); email exchange with G. Feiner and D. Nachman regarding same (0.2); email exchanges with PWSP team about call regarding Press Motion and next steps (0.1, 0.1, 0.1); email exchanges with AHC and NCSG teams about scheduling call with hospitals (0.1); review K. Manoukian (Schulte) email to DOJ (0.1); confirm ability to circulate to NCSG (0.1, 0.1); circulate to G. Feiner et al (0.1); prepare for NCSG mediation team strategy meeting (0.6); participate in same (1.2); email exchange with D. Nachman and G. Feiner about HHS leadership change (0.1); review and circulate to G. Feiner et al revised Capitalization Chart from BTCP (0.2); review and circulate HL email regarding same (0.1); review and consider NPV comparisons of proposals and options from NCSG mediation team meeting (0.2); email exchange with U. Khan about upcoming Thursday meeting with DOJ (0.1); email exchanges about scheduling NAS call with mediators (0.1); review emails regarding proposed interim resolution about Press Motion (0.2); email J. Sharp and A. Alfano regarding same (0.1); review Tribes' email to mediators supporting NCSG mediation position (0.2); circulate to PWSP team (0.1).	6.40
A. V. Alfano	12/08/20	Attend semi-weekly NCSG call (1.0); confirm destruction of documents inadvertently sent by UCC (0.4); attend call re BTCP proposal with proposed buyer (1.0); emails from A. Troop, UCC and Sacklers re unsealing motion scheduling (0.1, 0.1, 0.1, 0.1, 0.1); review hospital trust term sheet and questions identified (0.5); continued emails from A. Troop on unsealing motion (0.1, 0.1, 0.1); email from UCC to Side A re privilege (0.3); email from A. Troop re tomorrow's hospital call (0.1); review yesterday's	5.10

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J. S. Sharp	12/08/20	email from PJT to the UCC re diligence on BTCP transaction (0.2); review UCC interesting documents (0.2, 0.1); review Landau transcript (0.5). Send email to A. Troop and S. Alexander regarding filing deadlines for sur replies to the UCC's privileges motion (0.2); review Debtors' production documents (0.4); send emails to P. Ng regarding Debtors' production (0.2, 0.1, 0.1); send emails to P. McManus regarding Debtors' production (0.1, 0.1); send email to A. Troop regarding rescheduling of privileges motion (0.1); review and finalize UCC-identified interesting documents (1.6); revise UCC-identified interesting documents per E. Parlar email regarding inadvertent production (0.4); send emails to E. Parlar regarding inadvertent production (0.1, 0.1); send UCC-identified interesting documents to NSGC discovery working group (0.1); attend discussion of BTCP proposal to purchase Purdue (1.0); attend Hospital Working Group Coordination meeting (1.0); attend NCSG state coordination call (1.0); send email to K. Porter regarding C. Landau deposition transcript (0.1); send C. Landau deposition transcript to S. Alexander (0.1).	6.80
J. S. Sharp	12/08/20	Download and process Side A production (0.7); send email to P. McManus regarding Side A production (0.2); review email from E. Scott regarding Side A privilege log discrepancies (0.4); send email to A. Troop regarding Side A privilege log discrepancies (0.1).	1.40
A. M. Troop	12/08/20	Consider mediation, plan, strategy issues (1.1); email exchange with G. Feiner about NCSG call agenda (0.1); email exchanges with AHC and NCSG hospital working groups about upcoming call and agenda (0.1, 0.2); multiple email exchanges with Hospitals about meeting agenda (0.1, 0.2, 0.2, 0.1); email exchanges with S. Alexander about Sackler sur-replies timing and page limits (0.1, 0.1); email exchanges with parties (0.2, 0.1, 0.1, 0.1, 0.1, 0.1, 0.2) and NCSG discovery working group on proposed interim resolution of Press Motion (0.1, 0.1, 0.1, 0.1); review and circulate emails confirming the rescheduling of Privilege and Press motions to 12/22 (0.2); draft and circulate agenda for hospital call to NCSG/AHC working group (0.6); review F. Hyde comments to agenda for hospital call (0.1); revise and circulate same to	9.90

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		NCSG/AHC working group for further review and comment (0.2); participate in M. Burke presentation to NCSG and UCC (0.9); finalize and circulate agenda/question list to hospital group in advance of call with NCSG/AHC working group (0.2); schedule follow up to Burke presentation with SRZ and UCC (0.1); attention to clawback request from UCC (0.1); participate in call with Hospitals and NCSG/AHC working group (1.0); participate in NCSG semi-weekly call (partial) (0.6); review and circulate with thoughts, UCC's proposed response to Sacklers on privileges sur-reply (0.2); email exchanges to schedule time with mediators about response to Sackler counter (0.1, 0.1); email exchange with D. Nachman et al about status of RI plant sale and lack of interplay with Burke proposal (0.1); email exchanges with discovery working group about Sacklers' apparent intent to file their advocacy deck as an exhibit to sur reply and options for further response (0.2, 0.1, 0.2, 0.2, 0.1); email exchange with various states confirming next Sackler move (0.1); participate in call with SRZ and UCC about Burke meeting with debtors (0.6); email exchanges with A. Preis about mediation next steps (0.1); email exchanges with U. Khan et al about T. Vilsack and monitor issues (0.1, 0.1);	
A. V. Alfano	12/09/20	Respond to email from C. Oluwole (DPW) re PEO access (0.1); update email from A. Troop re Burke diligence (0.1); email from A. Troop on next steps for mediation (0.2); circulate and review NAS group's joinder to press motion (0.1); attend NCSG strategy meeting for tomorrow's DOJ meeting/follow-up notes re same (0.8); review email from S. Gilbert (AHC) re Opco (0.2); emails among NCSG states and A. Troop re hospital group's request to sign NDA (0.1, 0.1); email from Burke's counsel with document outlining diligence (0.3); email from S. Gilbert attaching agenda for tomorrow's meeting (0.1).	2.10
J. S. Sharp	12/09/20	Review mediation status memorandum from A. Troop (0.2); participate in mediation strategy call with A. Troop and A. Alfano (0.4); attend NCSG strategy meeting in preparation for DOJ meeting (1.0); attend post-call meeting with A. Troop and A. Alfano (0.2).	1.80

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A. M. Troop	12/09/20	Email summary of call with SRZ and Akin to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP (0.2); email exchange with K. Manoukian, A. Harris and A. Preis about S. Burian reach out to BTCP (0.1); mediation prep call (0.5); email exchange regarding Hospital call with PWSP team (0.1); continue to consider mediation strategy and explanation [REDACTED] pen out same (2.2); email exchange (0.2) and confer with PWSP team regarding same (0.3); review and circulate NAS joinder to NCSG statement re Press Motion (0.2); coordinate prep session with NCSG mediation group for Thursday's DOJ meeting (0.1, 0.1, 0.1, 0.2); review email and NDA from hospitals (0.1); email exchanges with NCSG working group about proposed NDA (0.1, 0.1); email exchanges with G. Cicero et al regarding same, proposed response and next steps (0.1, 0.3, 0.1); review and circulate to NCSG mediation team draft DOJ meeting agenda from S. Gilbert under explanatory cover email (0.2); confer with A. Preis about 12/15 hearing (0.3); finalize and forward email to hospital attorneys declining to enter into NDA and proposing alternatives (0.2); follow up email exchange with R. Clifford regarding same (0.1, 0.1, 0.2, 0.2); email exchanges with NCSG/AHC hospital working group regarding same and rescheduling meeting with hospitals (0.1, 0.2, 0.2, 0.1); email thoughts about presentation to mediators about the Sackler proposal (0.2); review and circulate email from SRZ about status of diligence (0.2); follow up with A. Preis (0.1); participate in NCSG call with mediators transmitting response to Sackler proposal (0.8); participate in NCSG mediation team prep and strategy call re DOJ, NAS, TPPs (1.1); review and circulate revised DOJ agenda from S. Gilbert to NCSG mediation team (0.2); exchanges with G. Feiner and D. Nachman regarding same (0.1); email exchanges with G. Cicero about scheduling hospital meeting (0.1);	9.80
A. V. Alfano	12/10/20	Prepare for (0.2) and attend (1.3) NCSG/AHC/DOJ video conference; review agenda (0.1) and participate in NCSG semi-weekly call (0.7); participate in NCSG/UCC call (0.3); review Sackler Side A privilege sur-reply (0.5); email from A. Troop re calls with Purdue and AHC (0.2); attention to Rhodes documents uploaded by debtors on to	3.80

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J. S. Sharp	12/10/20	platform (0.3); update nonview-only distribution group (0.2). Send email to counsel for Side A, Side B, and UCC regarding distribution of Side A and Side B sur replies to the UCC's privileges motions (0.2); compile and prepare all privilege related pleadings and exhibits for December 22 hearing e-binder (1.1); attend NCSG, AHC, and DOJ mediation session (1.2); review Side A and Side B privilege motion sur replies (0.8); send Side A and Side B privilege motion sur replies to NCSG non-view only PEO members (0.4); send email to T. O'Neil regarding Side A and Side B privilege motion sur replies (0.1); send email to A. Alfano regarding NCSG non-view only PEO members email list (0.1); download and process IAC production (0.6); review IAC privilege logs and research Everlaw database for alternative document sources (1.3); circulate amended exhibit from Side B to NCSG non-view only PEO members (0.1); send email to D. Mosteller regarding NCSG non-view only PEO members (0.1); attend NCSG state coordination call (0.7).	6.70
A. M. Troop	12/10/20	Review and circulate emails about attendance at NCSG/AHC/DOJ video conference (0.1); prepare for (0.4) and participate in (1.3) NCSG/AHC/DOJ video conference; follow up email exchange with D. Nachman and G. Feiner over some lack of specifics in [REDACTED] (0.1); email exchange with G. Feiner, D. Nachman and S. Alexander about S. Gilberts agenda for NCSG/AHC/DOJ video conference (0.1); email exchange with T. O'Neill about status of NDA request from hospital group (0.1); email exchange with M. Rundlet about DOJ issues, its leverage and ours (0.1, 0.1); email exchange with D. Mosteller confirming that further counter to Sacklers was communicated the AHC (0.1); email exchanges with D. Nachman about communicating same to Debtors and MSGE (0.1); email exchanges with S. Alexander (0.1), K. Massicotte (0.1), NCSG negotiating team (0.1) and AHC (0.1, 0.1) about copy of pre-bankruptcy memo to be shared with DOJ; email exchanges with J. Fogelman, D. Levine and P. Aronoff about Sackler status and scheduling call regarding same (0.1, 0.1); email exchanges with D. Nachman, G. Feiner,	7.70

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		S. Alexander, U. Khan and PWSP team regarding same (0.1, 0.1, 0.1, 0.1); email exchanges (0.1) and confer (0.3) with M. Huebner about case and mediation status; email exchanges (0.1, 0.1) and confer (0.2) with K. Maclay about case and mediation status; email exchanges (0.1) and confer (0.5) with K. Eckstein about case and mediation status; email exchange about mediation with D. Nachman, et al (0.1, 0.1); prepare and circulate summary of calls with K. Eckstein and M. Huebner to NCSG and PWSP core groups (0.5); confer with AUSA for SDNY about case and mediation status (0.4); participate in NCSG semi weekly call (0.7); email exchanges with U. Khan about upcoming NAS session with mediators (0.1); circulate most recent registry proposal from NAS and abatement proposal from States to participants in upcoming NAS session with mediators under explanatory cover (0.1); email exchange with A. Preis on status (0.1); confer with SRZ and Arik about BTCP status (0.3); review K. Manoukian email and attachment summarizing state of diligence to debtor professionals (0.2); circulate same to NCSG and PWSP working groups (0.1);	
A. V. Alfano	12/11/20	Email to K. Reidy to update distribution group (0.1); calls and emails with K. Reidy re hearing binder (0.1, 0.1, 0.1); review/circulate complaint filed against Purdue in Bankruptcy Court seeking trust for OUD counseling (0.4); email to K. Reidy asking her to create distribution group for NAS mediation group (0.1); review sur-replies filed by Sackler families (1.1); revise/compile documents for hearing binder (0.8).	2.80
J. S. Sharp	12/11/20	Attend mediation session with NAS Baby representatives (0.6); work on December 22 hearing e-binder (0.4); send emails to P. McManus regarding IAC claw back and subsequent production (0.3, 0.1); review and process UCC interesting documents (0.8); send UCC interesting documents to NCSG discovery working group (0.1).	2.30
A. M. Troop	12/11/20	Email exchange with U. Khan about extent of BTCP discovery requests (0.1); mediation prep call (0.6); confirm ability to give diligence summary to AHC with SRZ (0.1) and circulate same (0.1); prepare for (0.4) and participate in (0.6) mediation session with NAS, NCSG and AHC; email exchanges confirming 12/14 session with	6.30

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		NCSG/AHC/DOJ working groups (0.1, 0.1, 0.1, 0.1); circulate NAS appendices to NCSG/AHC working groups and K. Feinberg (0.2); email exchanges confirming NAS mediation working group participants (0.1, 0.1); email exchanges confirming 9:30 am on 12/14 NCSG mediation group strategy session and 10 am on 12/14 NCSG/AHC/DOJ session (0.2); multiple emails about unsealing stipulation re Press Motion (0.1, 0.1, 0.2); confer with M. Huebner about mediation, case status and 12/15 hearing (0.5); email detailed summary and thoughts regarding same to U. Khan, S. Alexander, D. Nachman, G. Feiner and PWSP team (0.6); confer with A. Preis about 12/15 hearing and related issues (0.3); review complaint filed by two individuals seeking to impose a trust in Purdue's assets (0.3); circulate same (0.1); review UCC proposed changes to stipulation re Press motion (0.2); email Akin regarding case status (0.2); email exchanges with NCSG discovery working group regarding same (0.1); email exchanges trying to schedule call with Debtors, UCC and AHC re 12/15 hearing on 12/13 (0.1); email summary and observations regarding call with A. Preis to U. Khan, S. Alexander, D. Nachman, G. Feiner and PWSP team (0.3); forward diligence update emails to NCSG working group and PWSP team (0.1, 0.1); follow up email exchange with NCSG working group and PWSP team regarding same (0.1); further email exchanges with M. Burke et al about diligence (0.3).	
A. M. Troop	12/12/20	Review and email to NCSG working group further proposed revisions to stipulation regarding unsealing (0.1, 0.1, 0.2, 0.1, 0.1); review and circulate email from M. Burke with diligence update (0.1); mediation update call with D. Nachman (0.2); email exchanges with Debtors, Akin and AHC about moving call on 12/15 hearing to 12/14 (0.1, 0.1).	1.10
A. M. Troop	12/13/20	Review and circulate multiple emails about unsealing stipulation regarding Press Motion (0.1, 0.1); email exchanges with S. Alexander (0.1) and M. Hurley (0.1) regarding same; review revised stipulation from M. Hurley (0.1); circulate same under cover email with recommended next steps to discovery working group (0.1); review and augment D. Nachman email to	0.80

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A. V. Alfano	12/14/20	abatement experts to address hospital issues (0.2); Review agenda for tomorrow's hearing and forward to G. Feiner (0.1); review draft stipulation for unsealing (0.2); emails from Sacklers and press re unsealing motion (0.2); email from M. Burke re diligence (0.1); email from Sackler counsel re fraudulent conveyance memo dispute (0.1).	0.70
A. M. Troop	12/14/20	Email exchange with A. Alfano about NAS working group (0.1); email exchanges with K. Eckstein, M. Huebner, D. Molton, A. Preis and S. Gilbert about coordinating on 12/15 hearing (0.1, 0.1); participate in daily mediation prep call (0.9); review and circulate various updates on Burke diligence (0.1, 0.1); NCSG prep for AHC/DOJ session (0.5); participate in video with AHC and DOJ (1.0); follow up with NCSG after call with AHC and DOJ (0.4); confer with A. Preis about 12/15 hearing and case issues (0.2); confer with M. Huebner and K. Eckstein about 12/15 hearing (0.5); email exchanges with DOJ and AHC about follow up meeting for presentation by AHC professionals on Purdue options and next meeting (0.1, 0.1, 0.1, 0.1); review and circulate various emails about Press Motion and proposed stipulation regarding same (0.2, 0.1, 0.1, 0.2, 0.1, 0.2); email NCSG future of Purdue working group about follow up with monitor and summary of Huebner/Eckstein call on 12/15 hearing (0.3); email exchanges with A. Licht about reach out to monitor (0.2, 0.2); draft paradigm for corporate governance and non-discretionary sales at certain targets and circulate same (0.9); revise D. Nachman description of post-emergence structure (0.4); email D. Nachman and G. Feiner about rescheduled House Oversight hearing (0.1); confer with M. Huebner, K. Eckstein and A. Preis in preparation for 12/15 hearing (0.3); email exchanges with G. Feiner and D. Nachman about Burke and DOJ discussions (0.1); email (0.1) and confer with A. Preis and SRZ regarding Burke status (0.3); confer with G. Feiner about post-emergence structure issues (0.7); review and update new version of Purdue structure.	9.10
A. V. Alfano	12/15/20	Prepare for and attend hearing (1.5); attend NCSG future of Purdue working call (partial) (0.6); attend semi-weekly	3.10



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A. M. Troop	12/15/20	NCSG (0.6) and chief deputies call (0.3); send request for PEO access to case parties (0.1). Prepare for (0.3) and participate in (1.2) omnibus hearing; review revisions to Press Stipulation (0.2); email discovery working group regarding same (0.1); email parties signing off on same (0.1); participate in future of Purdue working group call (1.1); participate in semi weekly NCSG call (0.6); participate in first deputies call (0.3)	3.90
A. V. Alfano	12/16/20	Calls with Sackler counsels and Purdue re unsealed documents (0.1, 0.1, 0.1); confer with A. Troop re same (0.1); send update email to S. Alexandra on progress of shared unsealed documents (0.1); email to J. Sharp re same (0.1); analyze documents produced by Sacklers and debtors (1.8).	2.40
A. M. Troop	12/16/20	Review accumulated emails and meeting invitations (0.2); participate in mediation prep call (0.7); participate in NCSG/AHC future of Purdue and DOJ-issues working group session (2.0); review and circulate email from SRZ wanting to schedule a call on BTCP structure alternatives (0.1); review and circulate to PWSP team emails on redactions re Press Motion stipulation (0.2, 0.1); email exchanges trying to schedule next hospital session and R. Clifford's inquiries about State abatement plan (0.1, 0.1, 0.1); confer with Akin and core NCSG team about mediation, Burke and related issues (0.5); email exchanges with A. Alfano about status of redactions for Press Motions and follow up with S. Alexander (0.1); prepare list of State abatement programs to share with TPPS (0.2); circulate same to M. Fischer and D. Nachman under explanatory cover (0.1); confirm BTCP update call with SRZ (0.1); email exchanges with G. Cicero et al about hospital's request for abatement plan, proposing to share only list of State/local abatement programs (0.1, 0.2); email exchanges with D. Nachman (0.1, 0.1) and D. Nachman and M. Fischer (0.1, 0.1) about M. Fischer request to share abatement program list with TPP advisory group; email exchanges with G. Feiner, D. Nachman et al about Bloomberg inquiry on Press Motion stipulation and redacted documents (0.1, 0.1); update call with SRZ and Akin on BTCP (0.8); email exchange with A. Preis about	7.50

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		future of Purdue discussions (0.1); prepare and circulate detailed observational summary of call with SRZ to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.4); email exchange with Akin and NCSG core team about strategy and follow up call re scheduling of privileges motion (0.1); confer with R. Winters about monitor (0.2); circulate his details to G. Feiner and D. Nachman (0.1); email future of Purdue team about scheduling call with T. Vilsack, DOJ and AHC (0.1); review and forward Conway Mackenzie inquiry to D. Nachman and G. Feiner (0.1);	
A. V. Alfano	12/17/20	Review stipulation re motion to unseal (0.1, 0.2); video conference with A. Troop re document unsealing (0.2); review productions made under the unsealing stipulation (1.0); email to S. Alexander re unsealing process (0.2); receive call from S. Alexander to discuss his questions about which documents will be made public (0.1); call with Sackler Side A counsel re unsealing (0.1); attempt to call UCC re same (0.1); attend UCC/NCSG discovery call (0.4); call with Court re technical issues at last hearing (0.1); attend semi-weekly NCSG call (partial) (0.8).	3.30
A. M. Troop	12/17/20	Confer with NCSG and Akin about continuing hearing on Privileges Motions and other case issues (0.6); email exchanges with D. Nachman and G. Feiner about groups to invite to upcoming AHC financial presentation (0.1, 0.1); review emails regarding Tranche 1 redactions (0.2); email A. Alfano regarding same (0.1); email exchanges about agenda for upcoming 2 pm call with the Akin (0.1, 0.1); email exchange with D. Golden to schedule call (0.1); confer with Akin about privileges motion, implementation of Press Motion stipulation and case management issues (0.4); email exchange with M. Rundlet about upcoming AHC finance presentation (0.1); confer with D. Golden about PI TDP presentation on 12/18 (0.2); email exchange with D. Molton regarding same (0.1); draft and circulate summary of call with D. Golden to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team (0.2); participate in semi weekly NCSG call (1.1); email exchanges with Akin about outreach to J. Drain to continue hearing on Privileges Motions (0.1); email exchanges (0.1) and confer (0.2) with K. Maclay	5.10

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		about case status, Sackler mediation, upcoming meetings with AHC, DOJ, UCC, and scheduling MSGE/NCSG meeting; review Akin working sheet on proposed redactions and disclosures in connection with Tranche 1 of stipulation regarding Press motion (0.2); email exchanges with Akin regarding same (0.1); email summary of same without OPEO disclosures to NCSG discovery working group (0.1); email exchanges about process for disclosure on 12/18 with various parties (0.1, 0.1); review and circulate to NCSG discovery working group J. Drain email adjourning hearing on privileges motions (0.1); email exchanges with M. Huebner (0.1) and A. Preis (0.1) about MSGE decision not to oppose motion to pay AHC Phase 1 fees and logistics regarding hearing; email G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team about call with K. Maclay, upcoming 12/22 hearing and logistics on Tranche 1 filings under Press Motion stipulation (0.3);	
A. V. Alfano	12/18/20	Call with U. Khan regarding unredacted filings (0.1); email to UCC and NCSG on ETA for filings (0.1, 0.1); report on discovery time tracking (0.1); confer with M. Pettit regarding filings (0.1, 0.1); download, circulate and review multiple large filings by Sacklers, UCC and Debtors of unredacted or less redacted documents (2.8).	3.40
A. M. Troop	12/18/20	Review "term sheet" from AHC (0.3); email exchanges with G. Feiner and D. Nachman regarding same (0.1); review G. Feiner mark up of same (0.2); participate in mediation prep call (0.6); confer with G. Feiner and D. Nachman about term sheet, next steps and strategy (0.4); email J. Donahue regarding same and upcoming calls/video conference (0.2); email future of Purdue working group scheduling end of day call and providing status update (0.1); email exchanges scheduling 12/21 call with Akin on monitor (0.1, 0.1, 0.1); participate in NCSG/AHC future of Purdue working group session (1.3); participate in part of call with Personal Injury claimants and K. Feinberg on proposed TDP (0.4); coordinate (0.1) and participate in presentation to mediators of response to Sackler proposal (0.2); confer with A. Preis and G. Feiner about Sackler status and related issues (0.2); email K. Maclay proposing 12/21	5.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/19/20	meeting with MSGE (0.1); confer with NCSG future of Pursue working group on status, strategy and next steps (1.1); Revise and edit draft governance section term sheet based on input from NCSG future of Purdue working group (1.4); circulate same for review and comment under detailed explanatory cover email (0.2); review update from Burke (0.1); circulate summary of same to G. Feiner, S. Alexander, D. Nachman, U. Khan and PWSP team (0.1); follow up email exchanges regarding same (0.1); further email exchanges with S. Alexander regarding timing on sales (0.1, 0.1); email exchanges about potential Brattle assignment for US with M. Cyganowski and J. Donahue (0.1); review further comments to draft governance term sheet (0.2); further edit and revise same (0.8); confer with G. Feiner regarding same (0.1); finalize comments (0.2) and forward to AHC future of Purdue working group under explanatory cover email (0.2); review and summarize BTCP updates for core team (0.1);	3.80
A. V. Alfano	12/20/20	Emails from A. Troop re future of Purdue negotiations (0.1, 0.1); call with A. Troop re same (0.1).	0.30
A. M. Troop	12/20/20	Participate in working session of NCSG and AHC future of Purdue working groups (2.9); email exchange with NCSG future of Purdue working group on timing of DOJ exercise of potential consent rights to directors, et al, and operating/trust agreements (0.1, 0.1); review further revisions to term sheet from AHC and send comments to NCSG working group (0.3); multiple emails and edits to term sheet (1.3); email exchanges about 2023 end date with supermajority board approval and no judicial review (0.1, 0.1, 0.2, 0.1).	5.20
A. V. Alfano	12/21/20	Attend video conference with A. Troop, J. Sharp re future of Purdue update (1.3); search for PEO version of debtors' updated projections (0.4); exchange emails with A. Troop re same (0.1); emails with debtors for nonview only PEO permission (0.1, 0.1); send updated PEO list to case parties (0.1); review and circulate second batch of unredacted filings (0.7).	2.80
J. S. Sharp	12/21/20	Send email to A. Troop regarding Purdue mediation update discussion (0.1); call with A. Alfano regarding case status (0.2); participate in Purdue mediation update	1.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/21/20	discussion with A. Troop, A. Alfano (1.3). Working group meeting with NCSG, AHC and DOJ (1.3); follow up with G. Feiner and D. Nachman (0.7); email exchanges with AHC and NCSG teams on status of term sheet and sharing with Debtors (0.1, 0.1, 0.1); email exchanges (0.1, 0.2) and confer with (0.6) Akin, S. Alexander, G. Feiner and D. Nachman about BTCP; email exchanges with debtor and Akin about status of 12/22 hearing (0.1, 0.1); email G. Feiner and D. Nachman regarding likely cancellation of 12/22 hearing and scheduling a full NCSG mediation committee meeting for 12/22 (0.1); coordinate NCSG mediation group meeting for 12/22 under explanatory cover (0.3); consider and prepare explanation list of several alternative safety valve options for G. Feiner and D. Nachman (1.7); email (0.1) and status update (0.9) with PWSP team; email exchanges regarding new business projections from Debtor and status of posting (0.1); email exchanges with D. Mosteller et al about injunction provisions in term sheet (0.2, 0.2, 0.1); email exchanges with J. Sharp and A. Alfano about updated debtor projections and getting to states (0.1, 0.1); email exchanges regarding monitor and G. Kerlikowske alternative (0.1, 0.1); review email from S. Gilbert about PI TDP (0.1); follow up with U. Khan regarding same (0.1); email exchange with K. Massicotte about CT's outside expert participating in AHC financial presentation (0.2); follow up exchanges with A. Alfano regarding same (0.1); review and circulate notice of 12/22 hearing cancellation to NCSG (0.1);	8.10
A. V. Alfano	12/22/20	Review draft governance term sheet and attend mediation strategy meeting (2.4); attend semi-weekly NCSG call (0.8); send tier 2 unredacted filings to NCSG (0.1); send updated projections to nonview only group (0.1, 0.1, 0.1).	3.60
J. S. Sharp	12/22/20	Send email to A. Troop regarding transcript errata deadline (0.3); review Side A discovery communications (0.4); send email to P. Ng regarding Side A discovery (0.2).	0.90
J. S. Sharp	12/22/20	Attend NCSG meeting regarding draft governance term sheet (partial) (1.9); attend NCSG state coordination call (0.7).	2.60
A. M. Troop	12/22/20	Prepare for (0.3) and participate in (2.5) NCSG mediation	8.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		group meeting; email exchanges with D. Mosteller and S. Mange about some technical edits/clean up to abatement strategy list (0.1, 0.1); email G. Feiner et al regarding same (0.1); email exchanges with PWSP team about timing on deponents providing errata sheets in response to emails from Sackler deponents providing dates (0.1); confirm with R. Ringer about ability to share certain Debtor documents with NCSG or non-view only PEO NCSG subset (0.1); prepare for AHC financial presentation (0.3); participate in AHC financial presentation (1.5); email exchanges about AHC change in position on certain guardrail issues (0.2, 0.1, 0.1, 0.2, 0.1); email exchanges setting call with potential monitor candidate (0.1, 0.1); review and circulate order approving Phase 1 fees for AHC counsel (0.1); email exchange with A. Preis and M. Atkinson about getting an updated financial presentation from Province and AHC presentation (0.1, 0.1); email exchanges about timing of delivery of term sheet to debtors (0.1); confer with S. Gilbert about guardrail issues (0.4); participate in semi-weekly NCSG meeting (0.7); email S. Gilbert about sharing draft term sheet with Debtor and DOJ, subject to a change in the PHI section (0.1); confirmatory email exchanges regarding same and other clean up edits with mediation team (0.1, 0.1) and AHC team (0.1, 0.2, 0.1); email exchanges with N. Kelly about 12/23 debtor presentation (0.1); email exchanges with D. Mosteller about DOJ forfeiture judgment credit (0.2, 0.2); email exchanges cancelling Wednesday mediation prep call (0.1);	
A. M. Troop	12/23/20	Further email exchange with N. Kelly re upcoming debtor presentation (0.1); participate in debtor future of Purdue/structural alternative presentation (2.0); follow up call with NY, MA, S. Gilbert and D. Molton (0.3); consider mediation and related strategy issues and considerations (2.1); confer with K. Maclay (0.2); email exchanges regarding MSGE with NY, MA, S. Gilbert and D. Molton (0.1, 0.1, 0.2, 0.2); exchanges about Sackler [REDACTED] and next steps with MA and NY (0.1, 0.2, 0.3, 0.1); email mediation group regarding same and meeting on Monday, 12/28 (0.2);	6.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/24/20	Coordinate 12/28 video conference with MSGE and AHC representatives (0.1, 0.2, 0.1, 0.1); review various emails regarding BTCP status (0.2, 0.2); email D. Nachman et al regarding same (0.1); receive electronic copies of debtors' updated business plan and 12/23 presentation (0.1); email exchanges with PWSP team about logistics for sharing same with NCSG members (0.1);	1.20
A. M. Troop	12/26/20	Email exchanges confirming UCC call on 12/28 (0.1, 0.1).	0.20
A. V. Alfano	12/27/20	Review business plan and postconfirmation materials received from debtors (0.2); emails with debtors seeking nonview only PEO access (0.2).	0.40
A. M. Troop	12/27/20	Email exchanges confirming 12/28 mediation prep call (0.1, 0.2); review and email exchanges with G. Feiner et al re BTCP diligence and timing updates (0.2, 0.1, 0.1); email exchanges with Akin confirming 12/28 call (0.1); follow up with A. Alfano and J. Sharp about debtor updated business plan data and presentation designations and sharing with NCSG non-view only designees (0.1).	0.90
A. V. Alfano	12/28/20	Video conference with NCSG re next Sackler response (1.9); teleconference with MSGE re term sheet (1.0); send business plan and updated projections to states (0.1).	3.00
J. S. Sharp	12/28/20	Attend NCSG mediation committee meeting regarding Sackler strategy (partial) (1.5); review draft governance term sheet in preparation for MSGE mediation call (0.2); attend MSGE mediation call (partial) (0.5).	2.20
A. M. Troop	12/28/20	Mediation prep call (0.9); email exchange with G. Feiner about getting access to debtor 12/23 presentation (0.1); follow up with A. Alfano regarding same (0.1, 0.1); email exchanges with D. Molton, S. Gilbert, D. Nachman and G. Feiner regarding draft transmittal of governance term sheet to MSGE (0.1, 0.1, 0.1); email draft governance/structure term sheet to K. Maclay under explanatory cover email (0.1); follow up with K. Maclay regarding distribution of same to MSGE leadership group (0.1); email exchange with D. Molton regarding sharing of governance term sheet with UCC (0.1); email exchanges with Kramer Levin et al regarding same (0.1, 0.1); confer with UCC regarding mediation and other case issues (0.5); host NCSG mediation group session on mediation status, Sackler counter and potential responses, phase 1 status and related issues (2.0); confer with AHC	6.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		and MSGE regarding current version of governance term sheet and related open issues, and status of Sackler mediation (1.0); follow up with K. Maclay (0.4); participate in continued call with UCC (0.9); email current draft governance term sheet to UCC under explanatory cover email (0.2); confirm 12/29 update call with BTCP (0.1, 0.1).	
J. S. Sharp	12/29/20	Review protective order and respond to inquiry from M. Rundlet regarding disclosure requirements under the protective order (0.6); attend NCSG state coordination call (0.9); attend NCSG chief deputy call (0.3).	1.80
A. M. Troop	12/29/20	Email exchange with Debtors, UCC and AHC about scheduling a Plan B call (0.1, 0.1); email exchanges with K. Eckstein et al confirming version of governance term delivered to UCC, coordinating follow up call, status of full plan term sheet and next steps (0.1, 0.2, 0.1); email exchanges with G. Feiner et al regarding forgoing (0.1, 0.1, 0.1, 0.1); email exchanges with A. Preis regarding sharing draft term sheet with UCC members subject to mediation privilege (0.1); follow up with G. Feiner, et al about distribution of business plan and post-emergence options prepared by the debtors (0.1, 0.1); participate in NCSG semi-weekly strategy call (0.9); confer with D. Nachman and G. Feiner in preparation for first deputies call (0.1); participate in first deputies call (0.3); coordinate 12/30 video with mediators, D. Nachman and G. Feiner (0.1); participate in BTCP update call with BTCP and UCC (1.1).	3.80
J. S. Sharp	12/30/20	Send protective order acknowledgments from M. Rundlet to A. Guo (0.1, 0.1).	0.20
A. M. Troop	12/30/20	Mediation prep call (1.0); confer with D. Nachman and G. Feiner about upcoming call with mediators (0.2); further confer with G. Feiner regarding same (0.2); email exchanges about scheduling call on Plan B with AHC, UCC and Debtors (0.1, 0.1, 0.1); email exchanges about NAS working group meeting (0.1, 0.1); review email from Debtors about open Phase 1 issues (0.1); email exchange with S. Gilbert and D. Nachman regarding same (0.1); email exchanges with G. Feiner and D. Nachman about upcoming meeting with mediators (0.2, 0.1); participate in call with mediators responding to Sackler counter and	5.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	12/31/20	discussing next steps (0.8); follow up with D. Nachman and G. Feiner (0.3); confer with AHC and UCC counsel about plan B (1.1); coordinate call with mediators and NCSG mediation group for Tuesday, 1/5 (0.2); confer with N. Kelly about mediation status and issues (0.6). Confirm (0.1, 0.1, 0.1) and schedule (0.2) January 4 NCSG mediation group meeting; email exchange with A. Preis about HL and Province differing assumptions (0.1, 0.1); email exchange with G. Feiner, D. Nachman et al about Tuesday, 1/5, mediators meeting (0.1); email exchanges about sharing full term sheet with UCC (0.2); email exchanges with M. Rundlet and PWSP team about accidental disclosure of protected information (0.1, 0.1); participate in Burke update call with Akin, SRZ, M. Burke and his team (1.0); email summary of same to G. Feiner et al (0.2); attention to McKinsey issues with S. Alexander including emails (0.1) and call (0.3);	2.80
Total Hours:			261.40
Total Fees:			\$249,532.57

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	57.40	\$ 684.25	\$ 39,276.01
J. S. Sharp	51.10	735.25	37,571.30
A. M. Troop	<u>152.90</u>	1,129.40	<u>172,685.26</u>
<b>Total:</b>	<b>261.40</b>		<b>\$249,532.57</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
12/19/20	Task E103 - Document Processing	Summary	\$20.40
12/31/20	Task E124 - Litigation Support	Summary	2,072.60
	(hosting charge)		

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03/23/20	Task E116 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: NY4264862; DATE: 3/23/2020 Certified Transcript, A. Alfano	157.20
<b>Total Disbursements:</b>			<b>\$2,250.20</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Deposition/Transcript	157.20
Document Processing	20.40
Litigation Support (hosting charge)	<u>2,072.60</u>
<b>Total:</b>	<b>\$2,250.20</b>

**Total Due For Matter 0000001: \$251,782.77**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

January 29, 2021  
Invoice No. 8383611  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 249,532.57	\$ 2,250.20	\$ 251,782.77
<b>Total This Invoice:</b>	<b>\$ 249,532.57</b>	<b>\$ 2,250.20</b>	<b>\$ 251,782.77</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

February 24, 2021  
Invoice No. 8389805  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through January 31, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 367,374.25	\$ 656.85	\$ 368,031.10
<i>Courtesy Discount</i>	(15,000.00)		(15,000.00)
<b>Total This Invoice:</b>	<b>\$ 352,374.25</b>	<b>\$ 656.85</b>	<b>\$ 353,031.10</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8383611	01/29/21	\$251,782.77	\$0.00	\$251,782.77
Total Prior Outstanding		\$251,782.77	\$0.00	\$251,782.77
Total Amount Outstanding				\$604,813.87

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through January 31, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	01/03/21	Emails from M. Rundlet re potential PO issues.	0.20
A. M. Troop	01/03/21	Email exchanges with A. Licht et al about monitor and scheduling call (0.1).	0.10
A. V. Alfano	01/04/21	Call (partial) with NCSG mediation group re Sackler counteroffer/tomorrow's meeting with mediators (1.6); follow up call with N. Kelly re same (0.4); confer with J. Sharp re potential PO violation and my reading of the PO provisions (0.1, 0.1); respond to email from M. Burkart re PEO access (0.1); review presentation prepared for tomorrow's mediator meeting (0.2); emails from A. Troop re future of Purdue term sheet (0.1).	2.60
J. S. Sharp	01/04/21	Review UCC comments to Purdue term sheet (0.3); review protective order to confirm remedial measures to take if unauthorized disclosure occurs (0.4); send emails to A. Troop (0.2, 0.1) and M. Rundlet regarding unauthorized disclosure; review documents on Everlaw related to unauthorized disclosure (0.3); attend NSCG mediation strategy meeting and post-meeting discussion with N. Kelly, A. Troop, and A. Alfano (2.2); prepare spreadsheet and PowerPoint slides for mediation session (1.1); send emails to N. Kelly and A. Troop regarding PowerPoint slides (0.1, 0.1, 0.1); revise slides for mediation session per A. Troop comments (0.2); call with M. Rundlet regarding unauthorized disclosure and remedial measures under the protective order (0.3).	5.40
J. S. Sharp	01/04/21	Send emails to J. Latsko regarding IAC productions (0.1, 0.1); download and process IAC productions and upload to ShareFile for distribution to P. McManus (0.7); send email to P. McManus regarding IAC productions (0.2).	1.10
A. M. Troop	01/04/21	Daily mediation prep call (1.1); briefly review (0.2) and email exchanges with M. Cyganowski about Cornerstone fee application and next steps on resolving the States' claims (0.1, 0.1); review Burke term sheet and UCC comments (0.6); email G. Feiner and D. Nachman regarding same (0.1); email J. Donahue, G. Feiner and D.	8.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Nachman about Cornerstone and next steps on resolving States' proof of claim (0.1); review protective order (0.2); email exchanges with PWSP team (0.1, 0.1) and CO (0.1, 0.1, 0.2) and confer with M. Rundlet (0.2) about inadvertent disclosure to various State AG offices; email exchange with M. Van Eck about upcoming mediation strategy session (0.1); prepare for (0.2) and participate in mediation and related issue strategy session with NCSG mediation group (1.9); participate in call with monitor team about monitor selection process (0.5); revise A. Licht email to A. Preis and email exchange regarding same (0.1); email exchange with S. Ellis re mediator meeting on 1/5 (0.1); email exchanges trying to schedule non-federal public claimant call (0.1, 0.1, 0.1, 0.1); email exchanges with Debtor's Counsel and S. Gilbert to schedule call regarding Phase 1 mediation status (0.2); email exchanges about revised Sackler proposal and draft governance term sheet (0.1, 0.1); review draft power point presentation for use by N. Kelly as part of mediator meeting (0.1); email exchanges with N. Kelly and PWSP team regarding same (0.1, 0.1); email exchanges trying to schedule NAS working group video conference (0.1, 0.1); confer with K. Maclay about future of Purdue issues (0.5); review and comment on revisions from MA to governance term sheet on extensions of end date (0.1); follow up email exchanges regarding same (0.1); email exchanges regarding Akin comments on future of Purdue term sheet with G. Feiner and D. Nachman (0.2).	
A. V. Alfano	01/05/21	Video conference with mediators (1.9); attend semi-weekly NCSG call (0.9); emails with M. Rundlet and debtors to get PEO access (0.1); emails from A. Troop and J. Hudson re insurance standing stipulation (0.1, 0.1).	3.10
J. S. Sharp	01/05/21	Attend Sackler mediation session with mediators (1.8); send email to A. Troop and M. Rundlet regarding parties to notify of unauthorized disclosure under the protective order (0.3, 0.1); attend meet and confer between UCC and Side B counsel regarding privilege issues (0.7); attend NCSG state coordination call (0.9); review and analyze current draft of post-effective date Purdue (0.7); confer with A. Troop regarding continuity of supply issue (0.1); review insurance stipulation and comments to same from	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/05/21	<p>A. Troop (0.3).  Email exchanges regarding coordination of all non-federal government call (0.1, 0.1); confirm (0.1) and participate in (1.0) Phase 1 call with S. Gilbert and Davis Polk; email exchanges about potential sell by date proposal and future of Purdue working group meeting (0.1, 0.1); email exchanges with UCC counsel and discovery working group about privileges motions (0.1); review N. Kelly email and draft power point on Sackler wealth in preparation for meeting with mediators (0.2); email PWSP team about logistics for meeting with mediators (0.1); prepare for meeting with mediators (0.2); participate in same (1.0); review and circulate update from Burke (0.2); confirm 1/5 meeting with Burke team and UCC professionals (0.1); email exchanges with M. Hurley about NRF production issues and involving the court (0.2, 0.2); review and circulate to discovery working group draft letter to J. Drain regarding same with recommendation (0.2); email exchanges with D. Nachman and M. Hanna about approved abatement uses lists, proposed technical edits by D. Moesteller, and DOJ status (0.1, 0.1); email exchanges with J. Hudson about insurance stipulation and motion (0.1, 0.1); email update with recommendations to G. Feiner et al about insurance stipulation and motion (0.1); participate in Future of Purdue NCSG working group meeting (1.1); Update (0.1) and circulate governance term sheet to Future of Purdue NCSG working group under explanatory cover (0.1, 0.1); email exchange with G. Feiner about trying to schedule mediation session with Sacklers (0.1); confer with J. Hudson about insurance stipulation and request to require information sharing under common interest (0.1); revise insurance stipulation and motion to address concerns (0.3); circulate to G. Feiner et al under explanatory cover email (0.1); participate in semi-weekly NCSG meeting (1.0); email exchange with J. Hudson about MSGE's refusal to consent to insurance stipulation and motion without being a co-plaintiff (0.1); email exchange with S. Alexander et al about potential of requiring patent limitations as part of NewCo governance documents (0.2); email exchanges with M. Rundlet, L. Eaton and J. Sharp</p>	12.30

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		<p>regarding letter re disclosure of document potentially covered by the Protective Order (0.1, 0.1, 0.1); email exchanges regarding L. Phillips' invitation to meet individually with states (0.1); email exchange with G. Feiner, D. Nachman and PWSP team about process for sharing proposed governance/ end date changes with only the AHC (0.1); email exchanges with NCSG team about A. Preis attending meeting with Sacklers and mediators (0.1, 0.1, 0.1); email AHC proposed responses to A. Preis question on Term Sheet regarding Future of Purdue (the governance term sheet) (0.3); follow up emails with discovery working group on draft letter to J. Drain on NRF production issues (0.1); confer with J. Peacock, P. Singer, G. Feiner, S. Gilbert D. Nachman and S. Alexander about future of Purdue issues (0.8); finalize and email J. Hudson, et al comments on insurance motion and stipulation (0.1); finalize and forward revised governance term sheet to J. Peacock, P. Singer, G. Feiner, S. Gilbert D. Nachman and S. Alexander under explanatory cover email (0.2); revise draft letter to J. Drain about NRF (0.2); email same to M. Hurley et al and confirm NCSG will join in same (0.1); review AHC comments to proposed responses to A. Preis question on Term Sheet regarding Future of Purdue (the governance term sheet) (0.1); follow up email exchanges regarding same (0.1); email exchanges with S. Gilbert et al in response to S. Gilbert questions on proposed revisions to governance term sheet (0.2, 0.1); update call with BTCP and Akin teams (0.8); email exchanges with A. Licht about monitor issues (0.1, 0.1); email exchanges with J. Hudson about proposed changes to insurance stipulation and motion (0.2, 0.1); briefly review AHC analysis of strategic options (0.2).</p>	
A. V. Alfano	01/06/21	<p>Call with Gilbert firm and A. Troop re insurance stipulation (0.4); follow up call with NCSG re same (partial) (0.1); review standing stipulation and draft motion (0.3); confer with M. Pettit re PO acknowledgments (0.1); emails to DPW re same (0.1, 0.1); confer with K. Reidy re tracking RSVPs to multiple meetings (0.1, 0.1); collect/review RSVPs (0.3, 0.1); confer with A. Troop/review tracker to find critical mass</p>	3.00



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/06/21	<p>for Sackler preparation meeting (0.2, 0.2); email from A. Troop re Burke sale (0.2); review letter from NCSG and UCC to Court re Norton Rose productions (0.1); emails from A. Troop re scheduling next meetings (0.1, 0.1, 0.1); update email from A. Troop re multiple calls with AHC and UCC, among other issues (0.3).</p> <p>Continue review of AHC analysis of strategic options (0.1); email regarding same and Burke call to G. Feiner et al (0.3); mediation prep call (0.6); email exchange with D. Nachman et al about scheduling meeting with Sackler lawyers (0.1); confirm plan discussion with AHC and UCC (0.1, 0.1); review revised letter to J. Drain re NRF (0.1); email exchanges with M. Hurley (0.1, 0.1) and NCSG discovery working group regarding same (0.1); email exchanges about scheduling AHC/NCSG call on governance/term sheet issues (0.1, 0.2, 0.1, 0.1, 0.1, 0.1, 0.1); email exchanges with A. Preis about case status (0.1, 0.1); email exchanges about scheduling mediation group strategy session (0.1); email exchanges with PWSP team regarding same (0.1, 0.1); email exchange with mediation working group about potential timing for meeting with Sackler lawyers (0.1); email exchanges with D. Nachman, G. Feiner, S. Alexander and U. Khan about S. Gilbert reaction to one-time only extension of end day and next steps (0.1, 0.1, 0.1); confer with A. Preis and M. Hurley about governance term sheet and privileges motion (0.7); email exchanges about insurance stipulation and motion with Gilbert and PWSP teams (0.1, 0.1); email G. Feiner et al about UCC demand for insurance stipulation re private party access to information (0.1); confer with Gilbert team about insurance stipulation and motion (0.4); email (0.1) and confer (0.2) with D. Nachman and G. Feiner about case status and related issues; email Gilbert team about insurance stipulation and motion and current lack of NCSG consent (0.1); email exchange with L. Phillips about scheduling session with Sackler lawyers for 1/11 (0.1); confer with AHC counsel about governance term sheet and next steps (1.1); email detailed summaries, with observations, of calls with AHC counsel and UCC counsel (0.9); email exchanges with M. Yoshida confirming 1/11 session with Sackler lawyers (0.1); email</p>	8.90

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		mediation working group regarding same and scheduling prep session for 1/8 (0.2); emails to PWSP team regarding various upcoming meetings and potential conflicts (0.1, 0.1, 0.2); review and forward to NCSG team AHC email to A. Preis postponing call with UCC on plan terms (0.1); email exchange about status of redline from AHC to governance term sheet (0.1); circulate as submitted letter to J. Drain about NRF to NCSG discovery working group (0.1); email D. Nachman and G. Feiner proposed adjustments to meeting schedule based on received scheduling conflicts (0.2); draft cover email for transmitting any AHC redline of governance term sheet and circulate to D. Nachman and G. Feiner for comment (0.1); email exchange with B. Edmunds about insurance stipulation and motion (0.1); confirm Friday prep session with mediation working group (0.1, 0.1).	
A. V. Alfano	01/07/21	Call with UCC re discovery, mediation and other issues (0.8); attend NCSG call/first deputies call (1.3); emails from A. Troop re NRF discovery conference (0.1, 0.1); attention to amended PI order with respect to question from N. Kelly (0.1).	2.40
J. S. Sharp	01/07/21	Send email to A. Troop regarding hospital expert presentation (0.1); attend NCSG-UCC coordination call (0.9); send emails to N. Kelly and A. Troop regarding Sackler mediation session planning (0.2, 0.3); attend NCSG state coordination and chief deputies call (partial) (1.4).	2.90
A. M. Troop	01/07/21	Email exchanges with NCSG NAS working group about status and next steps (0.1); consider pros and cons of states speaking individually with Phillips (0.2); email NCSG mediation group regarding same (0.1); email (0.1) and confer (0.2) with M. Rundlet regarding same; email exchange confirming call with UCC regarding discovery issues and pending motions (0.1); email exchange with D. Nachman and G. Feiner about agenda for upcoming call with UCC (0.2, 0.1); email exchanges with public side working group regarding scheduling session with NAS (0.1, 0.1, 0.1); email exchange with D. Nachman and G. Feiner confirming prep session for Sackler issues (0.1); email exchanges with G. Feiner and D. Sackler about case status, Burke, plan etc and scheduling call to discuss (0.1,	8.90

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		0.1); email exchange with D. Nachman on TPP and Hospital status (0.1); email G. Cicero and J. Sharp regarding Hospital status (0.1, 0.1, 0.1); email J. Sharp re next steps for hospitals (0.1); email exchange with G. Feiner about open issues and next steps with UCC (0.1); email exchanges with N. Kelly about prepetition RI complaint against the Sacklers not being listed on the preliminary injunction (0.1); review and circulate various discovery related emails to NCSG discovery working group (0.2); confer with G. Feiner, S. Alexander and D. Nachman about case status, UCC interaction, next steps on multiple fronts (1.2); email forgoing about further follow up (0.1); confer with Akin, D. Nachman, G. Feiner et al about case issues and next steps (0.7); email exchange with T. O'Neill regarding scheduling NAS meeting (0.1, 0.1, 0.1); email exchanges with K. Benedict, N. Kelly and A. Alfano about RI complaint against the Sacklers and the Preliminary Injunction (0.1); email exchange (0.1) and confer (0.2) with C. Brustowicz about scheduling NAS meeting and open issues; email public side NAS working group regarding conference with C. Brustowicz (0.1); email exchanges with NCSG experts regarding NAS status and scheduling strategy call (0.1, 0.1); email exchange regarding last AHC proposal regarding governance term sheet (0.1); circulate to NCSG discovery working group J. Drain email on NRF issues under explanatory cover (0.1); email exchanges with N. Kelly and J. Sharp about valuation of non-cash transfers to Sacklers and IACs (0.1, 0.1, 0.1); participate in semi-weekly NCSG meeting (0.9); email exchange with M. Hurley about scheduling NRF discovery conference with J. Drain (0.1, 0.1); participate in First Deputies up date call (0.8); email exchanges with D. Nachman and U. Khan about scheduling call with NCSG experts on NAS issues (0.1, 0.1); draft proposal for end-date extension mechanics (0.4); circulate same to D. Nachman and G. Feiner for review under explanatory cover email (0.1); forward K. Eckstein email on search firms to G. Feiner et al with recommended next steps (0.1); confirm meeting time with NCSG NAS experts (0.1).	
A. V. Alfano	01/08/21	Attend NCSG mediation strategy video conference (1.9);	2.60

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J. S. Sharp	01/08/21	emails from A. Troop re NRF production (0.2), insurance stipulation (0.1, 0.1), Purdue's end date (0.1), and Sackler mediation (0.1, 0.1). Send email to S. Alexander regarding proposed redactions from Side A and Side B (0.1); review documents with proposed redactions from Side A and Side B before distribution to S. Alexander to confirm compliance with protective order (0.4); send documents with proposed redactions from Side A and Side B to S. Alexander (0.1); send email to A. Troop and N. Kelly regarding presentation for Sackler mediation session (0.1); attend preparation meeting for Sackler mediation session (1.9); review and respond to email from A. Troop regarding term sheet discussions (0.2); send email to A. Troop regarding proposed redactions from Debtors (0.1); review Debtors' proposed redactions to documents (0.6); send documents with proposed redactions to S. Alexander (0.1).	3.60
A. M. Troop	01/08/21	Daily prep call (0.7); email G. Feiner and D. Nachman email memorializing several concepts floated by S. Gilbert regarding standard (0.3); attention to/email to PWSP team regarding upcoming NCSG prep session regarding Sacklers and overall strategy (1.6); follow up email to D. Nachman et al regarding search firms for directors/managers (0.1); email exchanges with N. Kelly and J. Sharp regarding requested graphics for prep session (0.1, 0.1); confirm session with NAS for 1/14 (0.1, 0.1, 0.1); participate in NCSG mediation group prep session for Sackler meeting (1.8); email exchange with T. O'Neill about NAS call with NCSG experts (0.1); participate in call with NCSG NAS experts (0.5); communications with NCSG regarding Sacklers' unwillingness to meet and intervening mediator bracketed proposal (0.7); email (0.1) and confer (0.7) with A. Preis regarding same, the preliminary injunction end date, and the privileges motion; email exchange with J. Sharp and A. Alfano about strategy challenges for case (0.1, 0.1); email G. Feiner et al about call with A. Preis, outlining discussion and issues, and suggesting next steps on term sheet issues re end date (0.4); email K. Eckstein and other AHC counsel about proceeding with getting proposals from	9.60

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		search firms and scheduling call on Plan B with Akin (0.1); email exchange with M. Yoshida confirming cancellation of Monday session and plan to confirm with NCSG members (0.1); email NCSG members confirmation of same (0.1); email exchange with D. Mosteller on abatement list in term sheet (0.1); receive and briefly review draft adversary complaint against insurers (0.3); email exchange with J. Hudson regarding same and NCSG position on insurance stipulation and motion (0.1); circulate email exchange and draft complaint to NCSG insurance working group (0.1); email exchange with M. Hurley and J. Salwen about status of conference with Court regarding NRF issues (0.1, 0.1); review and circulate proposed resolution with NRF to NCSG discovery working group (0.2); email exchange with S. Alexander about proposed alternatives for dealing with end-date extensions (0.1); email mediation working group 3 alternatives for consideration regarding end-date (0.3); schedule call for 1/10 with mediation working group on end date alternatives (0.1); review and circulate court's logistical requirements for 1/20 evidentiary hearing on privileges motion (0.2).	
A. M. Troop	01/09/21	Attention to scheduling presentation by hospital expert on Hospital Trust algorithm (0.2); email exchange with G. Feiner, et al about proposed update to NCSG staff on mediators' bracket proposal and next steps (0.2); email exchange with G. Feiner et al about 1/20 hearing (0.1); email exchange with T. O'Neill about NAS status and next steps (0.2); follow up with D. Nachman et al on forming an insurance subcommittee for NCSG (0.1); email mediation group proposing 1/11 meeting on broader strategy issues (0.2);	1.00
J. S. Sharp	01/10/21	Attend NCSG meeting regarding Purdue end date alternatives.	1.20
A. M. Troop	01/10/21	Confer with NCSG mediation group on end-date alternatives (1.1); email exchanges with A. Preis and K. Manoukian re Burke status (0.1, 0.1); review and circulate exchanges between Simson and Akin regarding NRF ESI production and log agreements to NCSG discovery working group (0.1, 0.1); email exchanges with G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team	3.80

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		about Burke status (0.1, 0.1, 0.1); receive and summarize updated Burke bid for G. Feiner, D. Nachman, U. Khan and S. Alexander and PWSP team with observations and questions (0.7); update public side NAS working group on expert meetings on NAS ask and public side bid and next steps (0.3); review and circulate to G. Feiner, D. Nachman, U. Khan and S. Alexander and PWSP team A Preis initial comments/questions on revised bid (0.2); follow up email exchanges regarding same (0.1); email exchanges with Akin and AHC counsel on scheduling call on Future of Purdue issues (0.1, 0.1); email exchange with R. Ringer about NRF-related court conference (0.1); email D. Nachman and G. Feiner about agenda for am mediation prep call with S. Gilbert and D. Molton and Burke responses to A. Preis questions/comments on revised proposal (0.2);	
A. V. Alfano	01/11/21	Review plan term sheet (0.5); review letter from Burke (0.2); emails from A. Troop re NRF documents (0.1, 0.1); attend NCSG mediation strategy meeting (0.8).	1.70
J. S. Sharp	01/11/21	Send email to A. Troop regarding NCSG-UCC meeting on BTCP offer (0.1); send emails to G. Feiner regarding NCSG-UCC meeting on BTCP offer (0.1, 0.1); attend NCSG mediation strategy meeting (0.8); review and consider proposal from S. McGovern regarding Norton Rose document production (0.4) send email regarding Norton Rose document production proposal to M. Hurley (0.1); send emails to NCSG discovery working group regarding Norton Rose document production proposal (0.1, 0.1); send email to NCSG discovery working group regarding adjournment of chambers conference (0.1); review stipulation regarding Norton Rose document production from S. McGovern (0.3); review proposed redactions from the Debtors (0.6); send Debtors' proposed redaction summaries and underlying documents to S. Alexander (0.2); send email to A. Troop regarding NCSG attendance at January 20 hearing (0.1).	3.10
A. M. Troop	01/11/21	Daily mediation prep (0.5); review M. Burke email and circulate same to G. Feiner et al (0.2); confer with G. Feiner et al about Burke and case status/strategy (0.4); email public hospital working group about schedule (0.1); email exchanges with J. Sharp, A. Alfano and G. Feiner	7.80

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		about 1/12 video with M. Atkinson et al (0.1, 0.1); email exchanges about NRF documents (0.1); email exchanges with AHC and UCC counsel about future of Purdue discussion (0.1); participate in strategy session with NCSG mediation working group (0.8); email K. Manoukian additional questions for BTCP (0.3); review and circulate reply to G. Feiner et al (0.3); email exchanges about NRF, potential resolution and chambers conference (0.1, 0.1, 0.1); review emails about hospital meeting (0.2); draft and circulate issues list to G. Cicero and J. Sharp (0.3); confer with State working group on replacement monitor issues (0.5); confer with AHC and UCC counsel about plan issues (1.6); review draft common interest agreement regarding insurance issues (0.2); email D. Nachman et al same under explanatory cover (0.1); email exchanges with S. Bickford about NAS (0.1, 0.1); attention to logistics for 1/20 hearing (0.1); email exchanges with G. Cicero confirming agenda for hospital group call on 1/12 (0.1); email exchange with A. Licht on monitor issues (0.1); review and circulate plan term sheet received from debtors (0.4); review (0.2) and circulate to NCSG (0.1) J. Joshi brief; circulate BTCP proposal (0.1); review same (0.3).	
A. V. Alfano	01/12/21	Review agenda materials (0.2) and attend semi-weekly NCSG call (0.7).	0.90
J. S. Sharp	01/12/21	Send email to K. Porter regarding NCSG attendance at January 20 hearing (0.2); send emails regarding Norton Rose production stipulation to discovery working group (0.1, 0.1, 0.1, 0.1); attend hospital algorithm meeting (1.0); review email from T. O'Neil regarding hospital meeting (0.1); review revised draft of chapter 11 plan and redline against state draft (1.7); review and analyze BTCP revised proposal (0.9); attend NCSG coordination meeting (0.7); review Side B document production redactions (0.8).	5.80
A. M. Troop	01/12/21	Confirm call with NAS counsel, S. Bickford (0.1); review and forward Gibbins Advisor letter regarding monitor to A. Licht (0.1, 0.1); review and circulate to G. Feiner et al emails between PJT and BTCP regarding proposed IP license by BTCP (0.1, 0.1); email exchanges with G. Feiner about sharing Debtors' plan term sheet with NCSG	3.30

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		(0.1, 0.1); confirm with A. Alfano all NCSG members have signed up to Protective Order (0.1); review emails and follow up with G. Feiner on opening BTCP bid (0.1); email exchanges with M. Rundlet regarding and scheduling call re McKinsey (0.1, 0.1, 0.1); review emails in response to common interest agreement regarding insurance matters (0.2); email exchanges with J. Hudson regarding same (0.1, 0.1); email exchanges with NCSG insurance working group regarding same (0.1, 0.1); confirm 1/14/21 video with NAACP on status (0.1); confer with S. Bickford about NAS and next steps (0.4); email exchange with D. Nachman, G. Feiner, et al about Plan B call and Wednesday calls (0.1); email exchanges with G. Feiner about 1/12 call with mediators on their bracket proposal (0.1); draft, edit and circulate annotated summary of 1/11 call with AHC and UCC counsel on plan alternatives (0.8).	
J. S. Sharp	01/13/21	Send email to E. Min and M. Atkinson regarding presentation during BTCP Pharma meeting with UCC (0.1); brief review of BTCP proposal in advance of NCSG-UCC meeting (0.4); attend NCSG-UCC meeting regarding BTCP Pharma proposal (1.4); send Side B redacted documents to S. Alexander (0.1); review revised draft of Norton Rose stipulation (0.2); send revised draft of Norton Rose stipulation to discovery working group (0.1).	2.30
A. M. Troop	01/13/21	Mediation prep call (1.0); email exchanges with A. Preis, M. Atkinson, J. Sharp about upcoming call regarding BTCP and related issues (0.1); email exchanges with public side NAS working group about call with S. Bickford and next steps (0.2, 0.2); email exchange with G. Feiner about UCC bracket for BTCP value and related issues (0.1, 0.1, 0.1, 0.2); email exchange with A. Licht about monitor process (0.1); email (0.1) and confer (0.2) with S. Birnbaum regarding same; email exchange with D. Nachman and G. Feiner about potential future of Purdue call on 1/15 with AHC and mediators (0.1); participate in much of UCC presentation on alternative scenarios (1.0); participate in McKinsey issues call (0.6); consider various issues involved in UCC presentation and strategy (0.7); participate in first deputies update call (0.2); review and	7.40



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		revise draft letter re Burke from G. Feiner (0.2); review proposed revisions to insurance common interest agreement and email exchanges with NCSG insurance team regarding same and next steps (0.1, 0.1); email J. Hudson and Gilbert team proposed change to insurance common interest agreement (0.2); finalize and send M. Huebner and C. Robertson letter regarding BTCP bid and continued diligence (0.1); email exchanges with A. Licht and UCC about monitor status and summarizing call with S. Birnbaum (0.1); further email exchange with A. Licht regarding same (0.1); review J. Feeney analysis of Cornerstone fee application (0.2); email J. Feeney, M. Cyganowski and PWSP team regarding same (0.1); email G. Feiner et al regarding same (0.1); review broad invitation by AHC to 3 pm session with mediators and email G. Feiner et al regarding same (0.1); review notes from McKinsey call and consider same (0.2); email M. Rundlet some follow up thoughts (0.1); email exchanges regarding mediator proposal for principals' meeting with AGs and Sacklers (0.1); review and circulate media redaction questions to PWSP team (0.2); email exchange with T. O'Neill regarding NAS status (0.2); email exchanges with M. Rundlet on McKinsey (0.1, 0.1).	
A. V. Alfano	01/14/21	Attend semi-weekly NCSG call (partial) (0.5); emails from A. Troop re insurance, NAS and mediation (0.1, 0.1, 0.1, 0.1).	0.90
J. S. Sharp	01/14/21	Send email to A. Troop regarding Plan B term sheet (0.1); attend preparation call for NAS mediation (0.5); attend NAS mediation call (0.6); review common interest agreement (0.2); attend state coordination call (1.2).	2.60
A. M. Troop	01/14/21	Email exchange with G. Cicero et al about hospitals and next steps (0.2); email exchange with T. O'Neill about next steps for NAS (0.1); email exchanges with S. Bickford about conferring on alternative prior to mediation session (0.1, 0.1); email NAS public side working group about status and prep call prior to session with mediators (0.1); email exchange with D. Mosteller et al about hospital, TPP and PI status (0.1); email exchange with A. Licht on exchanging monitor candidates with debtors and UCC and related issues (0.1); email exchange with A. Preis about Plan B term sheet (0.1); email PWSP	9.80

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		team regarding same (0.1); confer with NAACP and public side creditor groups (1.0); email exchanges with NAS lawyers on logistics for upcoming mediation call (0.1, 0.1); email K. Feinberg regarding same (0.1, 0.1); follow up with G. Cicero on lack of response from hospital group (0.1); confer with S. Bickford and preview proposal for mother-child program focus of NAS fund (0.3); email exchanges with public side NAS group regarding same (0.1); receive and revise template NDA for insurers provided by Gilbert team (0.3); email exchange with J. Hudson et al regarding same (0.1); participate in NAS mediation call (0.5); email D. Nachman, S. Gilbert and G. Cicero regarding follow up on NAS call (0.1, 0.1); draft summary and proposed transmittal to NAS for Public Side NAS working group and forward same (0.5); email exchanges with G. Feiner et al about upcoming Sackler mediation related calls on 1/15 (0.1, 0.1); confer with K. Feinberg on next NAS steps (0.3); email exchanges with G. Feiner et al about scheduled and cancelled UCC call (0.1); email exchanges scheduling TPP call with mediator (0.1); review UCC comments to insurance common interest agreement (0.2); email exchanges regarding thoughts on UCC comments and proposed insurer template NDA to NCSG insurer working group and recommended next steps (0.2, 0.1, 0.1); review and circulate email from M. Huebner about 3/1 hearing date for potential preliminary injunction hearing extension (0.1); email summary of NAS meeting to NCSG experts (0.2); email exchange with K. Feinberg, L. Phillips, M. Fischer, T. Sobol and D. Nachman about TPP status (0.1); review experts' responses to summary of NAS call and consider suggested changes (0.2); email exchanges with G. Gotto et al regarding same and next steps (0.1, 0.1); participate in semi-weekly NCSG meeting (1.2); email J. Hudson confirming NCSG consent to UCC proposed changes to order on insurance stipulation, the proposed NDA with insurers, and the NCSG's decision to file a consent on 1/15 (0.2); email UCC and A. Licht about proposed next steps in monitor process (0.1); review and respond to email from R. Frank with data and related explanations of mother-child dyad program with examples	

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		to share with NAS group (0.1); email public side NAS working group regarding same (0.1); email exchange with R. Frank and experts regarding next steps (0.1); review data and program links from R. Frank (0.2); revise draft email to NAS group and circulate to public side working group for review and comment (0.1); finalize and circulate same to NAS group (0.2); review NRF stipulation (0.2); circulate same to discovery working group with recommendation (0.1); attention to rescheduling of Sackler session (0.2); review email regarding NRF stipulation (0.1); email Akin signing off on NRF resolution (0.1); email exchange with A. Preis on draft Plan B term sheet (0.1); email J. Sharp regarding same (0.1).	
A. V. Alfano	01/15/21	Attend meeting with mediators re Purdue (partial) (0.6); attend meeting with mediators/DOJ (partial) (0.6); emails from A. Troop re insurance standing statement (0.1, 0.1), privilege motions (0.1, 0.1) and McKinsey (0.1); review insurance standing statement (0.2).	1.90
J. S. Sharp	01/15/21	Review and analyze Plan B term sheet from UCC counsel (1.3); send email to M. Hurley regarding meet and confer with Side A and Side B on Jan. 20 hearing (0.1); send email to N. Kelly regarding discussion of Sackler mediation (0.1); call with N. Kelly regarding Sackler mediation (0.3); send emails to A. Troop regarding discussion of Plan B term sheet comments (0.1, 0.1); calls with A. Troop to discuss Plan B term sheet (0.1, 0.3); call with UCC advisors and A. Troop (partial) regarding Plan B term sheet comments (0.4); prepare summary of remainder of call with UCC advisors and send to A. Troop (0.6); attend mediation sessions (partial) (0.5, 0.9); attend meet and confer call with UCC, Side A, Side B, and Debtors' advisors regarding privileges hearing documents (0.7); work on mediation slides for meeting with Sacklers per N. Kelly request (4.3); send draft of slides to N. Kelly for review (0.1).	9.90
A. M. Troop	01/15/21	Email exchanges rescheduling mediation prep call (0.1, 0.1); review and circulate supplemental bid materials from BTCP (0.3); follow up email exchanges with A. Preis about draft plan B term sheet (0.1, 0.1); email exchange with G. Feiner confirming 2 pm call with AHC and mediators and 3 pm call with DOJ (0.1); email exchanges	11.30

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		with NCSG regarding same (0.1, 0.1); review and consider A. Preis' plan B term sheet (0.8); email exchanges with M. Rundlet et al about McKinsey/Purdue questions (0.1); email exchange (0.1) and confer with (0.4) J. Sharp re UCC plan B term sheet; email exchanges about meet and confer for 1/20 hearing (0.1, 0.1); email exchange with N. Kelly and J. Sharp about presentation package for Sackler meeting (0.1); email exchanges regarding hearing prep for 1/20 (0.1); participate in rescheduled mediation prep call (0.7); email exchanges with NCSG insurance working group on common interest agreement and Debtor consent rights (0.2); email exchanges scheduling NCSG/UCC call with BTCP (0.1); email exchange with UCC and A. Licht about monitor issues (0.1); mark up plan B term sheet draft from Akin (0.4); email Akin regarding same (0.1); confirm call with Akin regarding same (0.1); email exchanges addressing several logistical issues regarding 3 pm call with DOJ (0.2); email exchanges with A. Preis on monitor next steps (0.1, 0.1, 0.1); review J. Donahue email with questions about BTCP supplemental materials (0.1); review same (0.1); confer with J. Sharp regarding same (0.1); email J. Donahue et al regarding same and next steps (0.1); confer with Akin and J. Sharp about Plan B term sheet and other case issues (0.5); mediator meeting with AHC (1.0); communications with J. Hudson about NCSG consent and recent Debtor comments to common interest agreement (0.1, 0.1, 0.2); email exchanges with L. McFarlane et al regarding same (0.1, 0.1, 0.1, 0.1, 0.2); mediator meeting with AHC and DOJ (1.2); confer with A. Preis about circulating the Plan B term sheet draft to AHC counsel (0.2); email exchange with S. Alexander and G. Feiner about scope of mediation and future of Purdue issues (0.1); email exchange with J. Sharp about plan B term sheet issues and UCC positions (0.1); email exchanges with NAS lawyers on status of review of public side proposal (0.1); draft statement in support of insurance stipulation and motion (0.3); circulate same to insurance working group under explanatory cover email (0.2); review emails (0.1) and schedule 1/19 prep session with NCSG in advance of 1/22 Sackler meeting (0.1); further	

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		email exchanges about statement in support of insurance stipulation and anticipated timing for filing (0.1, 0.1); email draft statement in support of insurance stipulation to Gilbert team and solicit comments (0.1); email exchange with K. Massicotte and J. Pearlman about conferring on 1/16 (0.1, 0.1); forward draft Plan B Term sheet circulated by Akin to AHC to G. Feiner et al under explanatory cover email (0.1); email G. Cicero et al about next steps regarding the hospitals (0.1); email exchanges with A. Preis (0.1, 0.1) and A Licht (0.1) re monitor process.	
A. M. Troop	01/16/21	Email exchanges with D. Nachman et al about status of Cornerstone review and timing to push on States' claims (0.1, 0.1); review UCC comments to draft NCSG statement (0.2); email exchanges with A. Preis et al regarding same (0.1, 0.1); revise insurance statement (0.2); email exchanges with insurance working group regarding same (0.1); circulate revise statement to Gilbert and Akin under explanatory cover email (0.1); confer with K. Massicotte and J. Pearlman about various case and timing issues (1.6); finalize insurance stipulation statement for filing (0.2); email exchange with L. Eaton, M. Rundlet, B. Grassmeyer and PWSP team about 1/22 anticipated schedule (0.1); email exchanges with G. Feiner et al regarding same (0.1, 0.1); review and circulate media intervention emails (0.2); email exchanges with Akin and A. Licht about monitor process and proposed communications with S. Birnbaum (0.2, 0.1); email S. Alexander in response to question about exclusive solicitation period (0.1);	3.70
A. V. Alfano	01/18/21	Attention to hearing preparation.	0.20
J. S. Sharp	01/18/21	Send email to A. Troop and A. Preis regarding call to discuss January 20 hearing (0.1); attend call with A. Troop and UCC advisors regarding January 20 hearing (0.3); follow up call with A. Troop (0.2); draft and send summary of call with UCC advisors to NCSG discovery working group (0.3); review letter from A. Lees to M. Hurley regarding discovery claw back (0.2); send A. Lees' letter to P. McManus (0.1); send email to A. Troop regarding mediation next steps (0.1).	1.30
A. M. Troop	01/18/21	Review D. Molton email about BTCP letter (0.1); email G. Feiner et al regarding same (0.1); email exchange with	10.50

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		M. Huebner about BTCP (0.1); email exchanges with Akin about upcoming hearing (0.1); review hospital's response to open PWG questions and consider strategic options (0.3); email exchanges with PWG hospital team regarding proposed next steps (0.2, 0.1, 0.1, 0.1, 0.1, 0.2, 0.1); email exchanges regarding scheduling 1/22 status update meeting with mediations and parties (0.1, 0.1, 0.1); confer regarding Sackler refusal to participate in 1/22 session with AGs and others (0.3); email exchanges regarding potential reply to mediators regarding Sackler position (0.5, 0.2, 0.1, 0.1, 0.1, 0.1, 0.1); confer with Akin and PWSP teams about upcoming hearing and deferring privileges motions (0.3); email exchanges with NAS group about scheduling call for next steps (0.1, 0.1, 0.1, 0.1); email exchanges with discovery working group about privileges motion (0.1, 0.1); email exchange with AHC and UCC counsel about Plan B (0.1, 0.1, 0.1, 0.1); email NCSG team regarding same (0.1); email exchanges with State working group on monitor (0.1, 0.1); email S. Birnbaum, AHC, UCC and working group about State candidates for monitor and next steps (0.2); confirm to UCC no objection to adjourning privileges motion (0.1); review and respond to G. Feiner questions about UCC's draft Plan B Term sheet (0.5); follow up email exchanges with A. Preis et al about adjourning the privileges motions (0.1, 0.1); draft update email for NCSG on Sackler refusal to meet (0.2); circulate to D. Nachman and G. Feiner for review and comment under explanatory cover email (0.1); review and revise draft email from A. Preis to J. Drain about adjourning the hearing on the privileges motion (0.1); finalize and forward update email to NCSG on Sackler issues (0.1); finalize and forward reply to Sacklers' decision not to engage with AGs to mediators (0.2); circulate copy of letter to Debtors re preference for private sale to AHC and UCC counsel under explanatory cover (0.1); review further comments to J. Drain email on adjourning privileges motion from Debtors and others (0.1); email exchanges regarding same (0.1); email exchanges with A. Preis about 1/22 meeting with DOJ, AHC, Debtors and Mediators (0.1, 0.1); email exchanges with NCSG team regarding same (0.1); email exchanges	

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		regarding follow up to reply to mediators regarding Sacklers (0.1, 0.2, 0.1); confer with NAS about phase 2 issues (1.0); follow up email exchange with T. O'Neill regarding same (0.1); review email from J. Drain re privileges motion and mediation (0.1); circulate same and other update emails regarding adjourning the privileges motion to the mediation and discovery working groups (0.2); follow up with K. Thompson about NAS meeting (0.1); email exchanges with experts and state working group summarizing NAS call and next steps (0.1); email NCSG update on NAS and Hospital status (0.4); review and forward to team K. Thompson email on fee issues (0.1); email exchange with G. Cicero about NAS and hospital status and next steps (0.1); email exchange with D. Mosteller about 1/22 meetings (0.1); review and respond to S. Alexander draft notes for 1/22 meeting with mediators (0.2); follow up email exchange with L. Phillips (0.3).	
A. V. Alfano	01/19/21	Attend NCSG mediation planning video conference (1.0); attend semi-weekly NCSG call (1.1); call to discuss memorandum for AGs outlining recommendation on mediation (0.9); work re same (0.2).	3.20
J. S. Sharp	01/19/21	Review revised draft of Plan B term sheet from UCC (0.3); review hospital abatement allocation proposal and related emails (0.3); review BTCP financing letters (0.6); attend NCSG mediation zoom meeting (1.0); attend BTCP walk-through presentation on Purdue proposal (1.0); work on Sackler mediation contingency presentation (0.6); attend hospital mediation discussion with AHC (0.5); attend NCSG state coordination call (1.0); attend meeting with hospital representatives (0.5); confer with A. Troop and A. Alfano regarding case status and January 20 hearing (0.9); prepare electronic pleading binder for January 20 hearing (0.6); send email to A. Troop regarding January 20 hearing electronic pleading binder (0.1).	7.40
A. M. Troop	01/19/21	Email exchanges with G. Cicero on hospital issues (0.1, 0.1); email exchanges with S. Gilbert et al about NAS resolution and next steps (0.1, 0.1); email exchanges with K. Thompson et al about next steps for NAS process (0.1, 0.1, 0.1); email NCSG NAS working group regarding	12.30

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		same (0.1); review L. McFarlane comments to insurance complaint (0.2); email exchanges with NCSG insurance working group regarding same (0.1); review (0.3) and email exchanges with NCSG (0.1) and Gilberts firm (0.2, 0.1) and confer with Gilberts firm (0.1) regarding draft reply to TIG objection to insurance stipulation and motion; email Gilberts firm questions about draft insurance complaint (0.2); email exchanges with J. Hudson et al regarding same (0.1); forward NAS deck re programs to G. Feiner et al for potential inclusion with agenda for NCSG call under explanatory cover email (0.1); review replies and circulate same to NCSG (0.1); email exchanges with G. Feiner and S. Alexander about NCSG agenda and proposed attachments (0.1); email exchanges (0.1, 0.1) and confer (0.4) with S. Gilbert and D. Nachman about TPPs; NCSG mediation group strategy call (1.1); participate in BTCP presentation to NCSG (1.0); email exchanges with mediator advising of rescheduling of 1/22 call (0.1, 0.1); email exchanges regarding BTCP deck circulation (0.1); email exchanges with states' hospital working group on preparing for call with hospitals (0.1); review email from D. Mosteller about summary for AGs in advance of Friday's call (0.1); email exchanges with PWSP team regarding same (0.1); email exchanges with G. Feiner re coordinating 1/22 NCSG staff and first deputies' call (0.1); email A. Preis about rescheduling of 1/22 mediation session with Sacklers and others (0.1); participate in call with TPPS (0.5); email exchanges regarding potential joint communication to mediators about Sackler status and next steps (0.1, 0.2); email exchange with A. Licht about scheduling monitor interviews (0.1); review and respond to revised proposal for hospitals from G. Cicero (0.2); participate in semi-weekly NCSG meeting (1.0); email U. Khan about follow up from TPP call about description of baseline/minimum MAT standards (0.1); email Debtors, UCC and AHC about schedule for monitor interviews (0.1); email exchanges with Hospital lawyers about States' proposal (0.2); email exchanges with State group regarding same (0.1, 0.1); participate in conference with States and Hospital lawyers (0.6); email exchange with D. Nachman	



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		about [REDACTED] [REDACTED] (0.1); email exchange with A. Preis confirming 9 om call (0.1); email agenda for mediation prep call on 1/20 (0.1); confer with K. Manoukian about Wednesday's hearing (0.5); email exchange with G. Feiner about preparing a memo for the AG/Chief Deputy call on 1/22 (0.1, 0.1); review S. Dakota decision on public nuisance (0.3); confer with J. Sharp and A. Alfano about status, upcoming 1/22 meeting and likely deliverables (0.6); email exchange with K. Feinberg et al about status of hospital discussion and potential 1/21 meeting (0.1); review email from R. Clifford about proposal and next steps (0.1); email exchanges with G. Cicero and D. Molton regarding same and next steps (0.1, 0.1); confer with A. Preis about logistics for Wednesday's hearing, and in particular the insurance stipulation motion (0.2); email J. Hudson (0.1) and NCSG insurance working group (0.1) regarding same; review hearing agenda and relevant pleadings in preparation for 1/20 hearing (0.3).	
A. V. Alfano	01/20/21	Attend today's omnibus hearing.	3.40
J. S. Sharp	01/20/21	Review Side A statement regarding press motion (0.2); download and process new document production from the Debtors (0.6); send email to P. McManus regarding Debtors' production (0.1); review emails and communications regarding hospital mediation (0.2); telephonic attendance at January 20 hearing (partial) (2.9); review and revise bankruptcy conclusion scenarios document (1.7); email to A. Troop regarding bankruptcy conclusion scenarios document (0.1); review revised draft of bankruptcy conclusion scenarios document (0.1, 0.2); review "Plan B" term sheet in advance of call with UCC and AHC advisors (0.6); participate in call with A. Troop, AHC and UCC advisors regarding "Plan B" term sheet (1.0).	7.70
A. M. Troop	01/20/21	Mediation prep call (0.6); email exchanges about 1/22 call with G. Feiner (0.2); review articles about S. Cox resignation (0.3); follow up with G. Cicero, D. Molton and States on next steps with hospitals (0.1, 0.2, 0.1, 0.1, 0.1); email exchange with D. Nachman et al about memo for AGs for 1/22 call (0.1); continue to prepare for (0.7)	10.60

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		and participate in omnibus hearing (3.3); review and circulate to NCSG redacted financial documentation memo received from BTCP (0.2); email exchange with L. Testa about 1/22 first deputies' call (0.1); email exchanges with U. Khan about TPP question on MAT baselines (0.1); email exchanges with J. Hudson setting time to talk about insurance complaint (0.1, 0.1); email brief hearing summary to D. Nachman, G. Feiner et al (0.1); review email from A. Levitan about SUNY Buffalo and documents (0.1); email NCSG group regarding same (0.1); email exchanges with A. Levitan, M. Higgins and H. Abraham regarding same (0.1, 0.1); review summary notes of 1/19 NCSG meeting and email D. Nachman regarding same (0.1); review D. Nachman and J. Sharp proposed changes to notes for 1/22 first deputies' meeting and further revise same (0.5); circulate same to G. Feiner, D. Nachman, S. Alexander, U. Khan and PWSP team under explanatory cover email (0.1); confirm 2 pm 1/21 hospital mediation session with hospitals (0.1, 0.1); confer with UCC and AHC counsel about Plan B (0.9); email exchanges with G. Cicero and D. Molton confirming logistics for 1/21 hospital mediation call (0.1, 0.1); coordinate video call with mediator, hospitals and state representatives (0.2); email exchanges with G. Cicero, D. Molton, A. Alfano and J. Sharp confirming sign off by AHC and NCSG on NAS resolution and next steps (0.1, 0.2); follow up with S. Alexander on notes for 1/22 first deputies' call (0.1); review and comment on revised draft (0.2); email exchanges with Debtors and AHC to coordinate call on plan issues (0.1, 0.1); draft and circulate detailed email about Plan B call with UCC and AHC counsel to U. Khan, S. Alexander, G. Feiner, D. Nachman, J. Sharp and A. Alfano (0.5); email exchanges with K. Thompson et al to set a follow up call on NAS Phase 2 terms (0.1); email exchange with Debtors and with UCC about monitor selection process (0.1);	
A. V. Alfano	01/21/21	Prepare for (0.2) and attend preparation for first deputies meeting (.8); attend semi-weekly NCSG call (0.7); review NPV calculations (0.4); review AHC plan term sheet (0.6).	2.70
J. S. Sharp	01/21/21	Send email to A. Troop regarding NCSG AG meeting	5.10

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		preparation session (0.1); attend NCSG AG meeting preparation session (partial) (0.6); send email to G. Feiner regarding Jan. 20 hearing agenda (0.1); work on NPV analysis spreadsheet (1.8); send NPV analysis spreadsheet to mediation working group (0.2); attend NCSG coordination call (0.8); attend NCSG chief deputies coordination call (0.7); work on NPV analysis of mediator proposal and send to A. Troop (0.8).	
A. M. Troop	01/21/21	Email exchanges confirming video with G. Cicero, K. Thompson and C. Fayard (0.1, 0.1); email exchanges scheduling update call with DOJ (0.1, 0.2, 0.1); email exchange with G. Feiner regarding attachments for NCSG call agenda (0.1); participate in prep call for 1/22 AG call (0.9); email exchange with S. Birnbaum about monitor process (0.1); email A. Licht regarding same and various candidates and AHC position (0.1); confer with (0.8) and forward Phase 1 NAS term sheet to K. Thompson (0.1); participate in call with mediator, Hospitals and State representatives (1.3); prepare for and participate in call with DOJ (0.6); receive and circulate AHC comments to debtors' governance term sheet (0.2); follow up emails regarding same (0.1); review and circulate mediators' Sackler proposal (0.2); participate in semi-weekly NCSG call (1.1); review revised hospital proposal from G. Cicero (0.2); email exchanges regarding same (0.1); review and revise notes of 1/21 NCSG meeting (0.2); email M. Rundlet and B. Grassmeyer regarding same (0.1); participate in first deputies' call (0.8); review NPV calculation of mediator proposal (0.1); email NCSG team regarding same (0.1);	6.90
A. V. Alfano	01/22/21	Attend video conference with AGs re mediation and next steps (1.6); call with A. Troop and J. Sharp to recap AG call/discuss next steps (0.6); attention to consolidated state proof of claim and state by state damage calculations (1.0).	3.20
J. S. Sharp	01/22/21	Research regarding J. White deposition exhibits and UCC analysis of trust assets and judgment recovery under Jersey law (0.4, 0.3); send emails to G. Feiner and D. Nachman regarding J. White deposition exhibits and UCC analysis of trust assets and judgment recovery under Jersey law (0.1, 0.1); send email to K. Porter regarding J.	8.30

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A. M. Troop	01/22/21	White deposition transcript (0.1); send email to A. Troop regarding J. White deposition exhibit (0.1); research on Everlaw for J. White deposition exhibit (1.4); research Ogier and Elian websites for article on Jersey law and asset protection (1.1); attend meeting with NCSG Attorneys' General regarding Sackler mediation and future of Purdue negotiations (1.6); attend follow up call with A. Troop and A. Alfano regarding Purdue case status (0.6); send email to A. Troop regarding memo on ability to recover trust assets (0.1); review and mark-up Purdue plan term sheet draft from AHC (2.2); send mark-up of AHC draft of Purdue term sheet to A. Troop for review (0.2). Confer with D. Nachman (0.2); follow up with PWSP team on Jersey law summaries (0.2, 0.1); mediation prep call (0.5); attention to logistics for calls with AGs (0.3); walk through of BTCP proposal with UCC advisors (1.0); attention to Sackler strategy (0.8); review K. Thompson email with proposed limited uses of NAS funds (0.2); email K. Thompson et al questions regarding same (0.1); email G. Cicero, J. Sharp and A. Alfano objections regarding NAS mark up (0.2); email exchanges trying to coordinate call with Debtors and AHC on plan issues (0.1, 0.1); email exchanges with M. Van Eck about plan questions (0.1); participate in AG call (1.6); email exchanges scheduling follow up with AGs before meeting with mediators on 1/26 (0.1, 0.1); email exchanges with State representatives finalizing response to hospitals on Safety Net definition and related issues (0.2); review and revise draft letter to Burke from NCSG (0.2); circulate to D. Nachman, G. Feiner and U. Khan for review and comment (0.1); review revised abatement term sheet from NAS (0.1); prepare and forward detailed email analysis of same for State representatives (0.4); finalize and circulate letter to Bukre's counsel (0.2); forward K. Manoukina's response to G. Feiner et al (0.1); attention to meeting logistics for preparation for next week's mediation session and the mediation session (0.2);	7.10
A. M. Troop	01/23/21	Email exchanges with M. Van Eck regarding follow up on plan issues (0.1);	0.10
A. V. Alfano	01/24/21	Emails from A. Troop and doctors re NAS negotiations (0.1, 0.1, 0.1, 0.1).	0.40

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A. M. Troop	01/24/21	Review Hospital's further proposal (0.2); email exchanges with State team regarding same and logistics for follow up (0.1); review comments from experts to NAS term sheet and revise same (0.9); circulate revisions to state NAS working group under explanatory cover email (0.2); confer with M. Van Eck about plan questions (0.2); circulate letter to Burke's counsel about private sale to UCC (0.1); review and circulate BTCP reply (0.2); email exchange with state NAS working group about further comments to NAS revised term sheet (0.1, 0.1); email D. Nachman and G. Feiner about 1/25 scheduled meeting with AHC and next steps (0.1);	2.20
A. V. Alfano	01/25/21	Create Excel sheet to track potential cramdown scenarios (1.0); emails with word processing team re same (0.1, 0.1, 0.1); prepare for and confer with J. Sharp re our case update call with A. Troop tonight (0.4); call with A. Troop and J. Sharp re case update and plan confirmation scenarios (0.5); continued work re cramdown scenarios (0.5).	2.70
J. S. Sharp	01/25/21	Download and process discovery production from Side B (0.4); send Side B production to P. McManus (0.2).	0.60
J. S. Sharp	01/25/21	Review emails regarding hospital mediation status (0.2); attend hospital mediation session (0.5); attend NCSG-Sackler mediation pre-meeting (0.6); send emails to A. Troop regarding Sackler mediation (0.1, 0.1); confer with A. Troop and A. Alfano regarding Sackler mediation and case status (0.5).	2.00
A. M. Troop	01/25/21	Daily mediation prep (0.8); confer with D. Nachman and G. Feiner in preparation for 1/26 mediation session and week's meetings and schedules (0.4, 0.2, 0.1); email D. Nachman proposed SUD treatment for TPPs (0.1); analyze recent Hospital proposals and strategy options (0.8); email States' hospital working group same and ideas for upcoming meeting with hospital group (0.2); email NCSG advising about rescheduling of AHC financial presentation (0.1); email A. Alfano and J. Sharp regarding same (0.1); email exchange with G. Cicero regarding upcoming meeting with Hospital group (0.1); review responses from States' hospital working group re next proposal and synthesize same (0.2); email States' hospital working group regarding same and next steps	9.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); review and respond to draft transmittal of proposal to Hospital group prepared by G. Cicero (0.1); follow up regarding same (0.1); revise and circulate draft proposal for hospital group to State group for review and comment (0.2); follow up mail exchanges regarding and revisions to same (0.1, 0.1, 0.1); finalize and forward same hospital group (0.1); consider further comments from experts to NAS term sheet and revise same (0.3); circulate to public side NAS working group for review and comment under explanatory cover email (0.1); participate in session with hospital group (0.5); email exchange with R. Frank et al about revisions to NAS term sheet (0.1); email exchanges with A. Preis about proposed UCC, Debtor and AHC communication to mediators (0.1); review same as sent to mediators and circulate to NCSG (0.2); email exchange with G. Feiner, D. Nachman and PWSP team regarding same (0.1); email exchanges regarding upcoming call on Plan B call with AHC and UCC (0.1, 0.1, 0.1); further revise NAS proposal based comments and forward to NAS counsel under explanatory cover email (0.2); participate in NCSG call regarding mediators' proposal and next steps (0.6); email Debtor, AHC and UCC about need to reschedule Plan B call (0.1); email exchanges with D. Molton (0.1) and S. Gilbert (0.1) regarding same; email exchanges with K. Thompson and C. Fayard regarding acceptance of state NAS proposal, subject to its group's further review (0.1, 0.1); email exchanges with state NAS team regarding same (0.1, 0.1); review email from M. Huebner about impact of non-consensual plan (0.1); email exchanges with UCC and NCSG regarding same (0.1); email exchange with G. Cicero regarding NAS resolution (0.1); email exchange with D. Nachman about hospital status (0.1); confirm Tuesday TPP call (0.1); confer with K. Feinberg, D. Nachman and G. Feiner about mediators' Sackler proposal (0.4); review and circulate L. Phillips report on rejection of mediators' proposal (0.1); attention to logistics for 1/26 mediator session (0.1, 0.1); confer with J. Sharp and A. Alfano about case status, upcoming mediation sessions and open issues (0.6); analyze "best and final" from hospitals (0.2); email options to publics' hospital working group (0.1).	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	01/26/21	Attend mediation preparation conference with AGs and staff (0.5); attend mediation session with Sacklers (0.4, 0.3); attend recap call among the NCSG (0.6); prepare for and attend hospital working group call (0.7); review agenda items (0.3); attend semi-weekly NCSG call (0.6); continued review of plan term sheet and J. Sharp's mark up (1.0); emails from A. Troop re hospital negotiations (0.1);	4.50
J. S. Sharp	01/26/21	Attend Sackler-NCSG mediation sessions and NCSG follow up meetings (0.3, 0.2, 0.4, 0.7); review and revise mediation session notes (0.3); review multiple communications and term sheets on hospital mediation (0.3); attend NCSG-AHC meeting regarding hospital mediation (0.5); attend NCSG state coordination call (0.6).	3.30
A. M. Troop	01/26/21	Review comments to "best and final" hospital proposal from publics' hospital working group (0.2); synthesize same into proposed reply and circulate for comment (0.1); participate in mediation prep session with NCSG AGs (0.5); participate in mediation and related strategy sessions (1.4); review email exchanges between hospitals and K. Feinberg (0.2); revise proposed response to hospitals in light of same and other comments and circulate for review and comment by publics' hospital working group (0.2); finalize and circulate same to hospital group and mediator (0.1); email exchanges with publics' hospital working group about next steps and scheduling strategy call (0.1, 0.1); email exchange with AG Connors (0.1); review email from S. McNulty refusing to answer question on hospital's "best and final" (0.1); email publics' hospital working group regarding same and proposed next steps (0.2); participate in publics' hospital group strategy session (0.5); finalize and forward email to hospital group about its refusal to provide information (0.2); email exchanges with K. Feinberg to schedule call on hospitals with publics' working group (0.1, 0.1, 0.1, 0.2, 0.1); email exchange with A. Licht on monitor selection process (0.1); email exchanges scheduling call with hospital group and mediator (0.1, 0.1); participate in NCSG semi-weekly meeting (1.0); brief call with K. Feinberg on private side Phase 2 status	7.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.2); confer with M. Fischer, D. Nachman et al about TPPs (0.3); review email from S. McNulty about status (0.1); draft response and circulate to publics' hospital working group for consideration (0.3); email exchanges with G. Cicero, S. Gilbert and D. Molton regarding same (0.1, 0.1); revise draft response to S. McNulty and circulate for comment (0.1); email exchange with NCSG hospital working group about open issue and talking points for call with K. Feinberg (0.2); review comments to proposed response to S. McNulty and finalize and send same (0.3); review finalized insurance complaint (0.2); email exchange with J. Hudson et al regarding same (0.1);	
A. V. Alfano	01/27/21	Call with A. Troop and J. Sharp re discovery, mediation and related issues (0.9); follow up call with J. Sharp re same (0.3); email (0.2) and call (0.5) with C. Block to discuss research assignment; review Reuters article re Sackler mediation and related emails (0.4); email to K. Reidy re budget information (0.1); analyze protective order provisions (0.5); initial research re same (0.2); attention to Sackler no deal scenarios (1.9).	5.00
C. M. Block	01/27/21	Email (0.2) and meet (.5) with A. Alfano to discuss research assignment; begin research on protective order (.6).	1.30
J. S. Sharp	01/27/21	Confer with A. Troop (partial) and A. Alfano regarding Purdue case, protective order modifications, and Sackler financial information (1.2); review protective order for limitations on use of discovery material (0.4); review hospital mediation communications (0.3).	1.90
A. M. Troop	01/27/21	Daily prep call (0.4); confer with G. Feiner and D. Nachman about case status and related issues (0.6); email exchanges with K. Thompson on status of NAS group signoff to phase 2 term sheet (0.1, 0.1); email D. Molton about NAS status (0.1); email exchanges with Debtors, AHC and UCC about scheduling call on plan (0.1); email exchanges with Debtors on monitor (0.1, 0.1); email J. Sharp and A. Alfano about assignments (0.2); review minor comments from K. Thompson to NAS term sheet (0.1); email exchanges with K. Thompson et al regarding same (0.1, 0.2, 0.1); confer with K. Feinberg, T. O'Neill and D. Nachman about hospitals (0.5); email exchanges with T. O'Neill and D. Nachman regarding same (0.1,	6.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		0.1); confer with J. Sharp and A. Alfano about various case issues (1.0); review and comment on T. O'Neill's draft summary for K. Feinberg (0.2); email exchanges with T. O'Neill and D. Nachman regarding same (0.1, 0.1); review and circulate email from J. Drain's clerk about need to argument on 2/17 on media's motion (0.1); email exchanges with A. Licht on monitor issues (0.1); email exchange about rescheduling AHC presentation on BTCP proposal (0.1); review proposed change to insurance complaint from J. Hudson (0.1); email exchange with L. McFarlane regarding same (0.1); review K. Thompson revisions to NAS term sheet and further revise same (0.8); email publics' NAS working group status update and proposed further revisions under explanatory cover email (0.2); email exchanges with NCSG core team about Bloomberg article on Sackler mediation and parties' reactions (0.1, 0.1, 0.1, 0.1); email publics' hospital working group update on call with K. Feinberg and transmitting the position statement provided to K. Feinberg (0.1);	
A. V. Alfano	01/28/21	Calls with J. Sharp re contested confirmation planning (0.3, 0.1); continued work re contested plan confirmation (2.4); emails with K. Reidy re same (0.1, 0.1, 0.1); send analysis to A. Troop with cover explanation (0.2); attend semi-weekly NCSG call (0.4); analyze letter from Purdue re Burke (0.4); emails from A. Troop re NAS and hospitals (0.2, 0.2, 0.3, 0.2, 0.1).	5.10
C. M. Block	01/28/21	Read protective order (2.0 ); continue research on protective orders (0.7).	2.70
J. S. Sharp	01/28/21	Attend NCSG state coordination call (0.5); review budget document from A. Alfano (0.6); call with A. Alfano regarding budget (0.3); review revised budget (0.2); send email to A. Alfano regarding additional changes to revised budget (0.2).	1.80
A. M. Troop	01/28/21	Review NAS proposal (0.1); email exchange with publics' working group regarding same (0.1); review Zohar article on recovering tax distributions as fraudulent transfers (0.2); consider and lay out implications to core NCSG team (0.2); email exchanges with D. Nachman et al summarizing status of NAS negotiations, Phase 2 terms and next steps (0.3, 0.1); email exchange with G. Feiner	8.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		about rescheduling AHC FA's BTCP presentation (0.1); email exchanges with public's NAS working group about minor changes to term sheet (0.1, 0.1); email exchange with K. Thompson on process (0.1); revise and forward NAS phase 2 term sheet draft to NAS lawyers under explanatory cover email (0.3); email G. Cicero, D. Molton, J. Sharp and A. Alfano regarding same (0.1); email exchanges with NCSG core team (0.1, 0.1) and UCC (0.1, 0.1) about scheduling plan call with Debtors and AHC; email Debtors, AHC and UCC regarding same (0.1); follow up with K. Thompson et al on revisions to NAS phase 2 term sheet and involving UCC, Debtors and MSGE (0.1, 0.1); further revise and circulate same (0.1); email exchanges (0.2, 0.1, 0.1) and confer (0.2) with G. Cicero about some questions from PEC members about NAS phase 2 term sheet; email exchange with NCSG monitor working group on schedule for interviews (0.1); email exchange with A. Preis on monitor candidates (0.1); email exchange with K. Massicotte about AHC FA's BTCP presentation timing (0.1); email exchanges with AHC and UCC regarding same (0.1, 0.1); email exchanges with NCSG mediation group regarding same (0.1, 0.1, 0.1); review emails regarding monitor process and no candidate from AHC and email exchange with A. Licht regarding same (0.1); email exchanges with UCC and Debtors regarding same (0.1); confer with G. Cicero about NAS term sheet (0.1); circulate one additional change to NAS group (0.1); receive ok from NAS group (0.1); emails regarding and circulate copy to Debtors and AHC of letter on BTCP and support for private sale (0.1, 0.1); review email from hospital group and forward same to G. Cicero (0.1); circulate agreed up NAS phase 2 term sheet to Debtors, UCC, MSGE under explanatory cover (0.2); prepare and circulate to NCSG members proposed reply to R. Clifford (0.4); participate in semi-weekly NCSG call (0.6); email exchanges with G. Cicero about R. Clifford email and next steps (0.1, 0.1); further consider, revise and circulate proposed reply to R. Clifford (0.1); circulate R. Clifford email and proposed response to public's hospital working group (0.2); review M. Fischer email and email D. Nachman and U. Khan on	

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		TPP status (0.1); finalize and send response to R. Clifford email (0.2); follow up email exchanges with R. Clifford regarding same (0.1, 0.1); coordinate call with K. Feinberg on hospitals (0.1, 0.1); email status update to public's hospital working group (0.1); email exchanges with A. Preis scheduling call for 1/29 to discuss NAS term sheet (0.1, 0.2); email Debtor letter re BTCP to core NCSG working group (0.1); review same (0.3); update public's working group on Phase 2 term sheet (0.1); email exchanges with A. Preis about NAS (0.1) and BTCP (0.1); confer with K. Maclay about NAS and hospital status and next steps (0.3).	
A. V. Alfano	01/29/21	Attend call with UCC re releases and related (0.7); attend NCSG call re Burke (partial) (0.2); follow up internal call re same (0.1); call with C. Block re protective order research (0.5); emails from A. Troop re hospitals and insurance complaint (0.1, 0.2, 0.2); continued protective order research (0.3).	2.30
C. M. Block	01/29/21	Continue research on protective orders (5.9); prepare notes for meeting (0.2) and meet (.5) with A. Alfano to discuss progress and next steps on protective order research.	6.60
J. S. Sharp	01/29/21	Research regarding ability to obtain updated financial information from Sacklers, including review of UCC discovery requests to Sacklers and Side B response (1.6); review letter from M. Huebner regarding BTCP proposal (0.2); review and draft comments to response letter to M. Huebner letter (0.9); send emails to A. Troop regarding revised draft of response to M. Huebner letter to A. Troop (0.1, 0.1); participate in call with A. Troop and A. Preis regarding BTCP and mediation (0.5); review hospital mediation communications and documents (0.3); follow up call with A. Troop (0.1); send email to A. Preis and M. Atkinson regarding BTCP (0.1); call with NCSG team regarding BTCP (0.5); attend NCSG-UCC coordination call (0.7); review Sackler proposal emails (0.3); work on NPV analysis of Sackler proposal (0.4); send email to A. Troop regarding NPV analysis (0.1).	5.90
A. M. Troop	01/29/21	Confirm separate calls with UCC on term sheet and plan injunction issue (0.1); email exchanges with A. Preis and M. Atkinson about Debtors' BTCP letter (0.1, 0.1, 0.1);	11.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review further partial proposal from hospitals (0.2); email exchange with R. Clifford et al regarding same (0.1); email exchanges with publics' hospital working group regarding same (0.1, 0.1, 0.1, 0.1); daily mediation prep (1.0); email exchanges regarding Debtors' BTCP letter with D. Nachman, G. Feiner et al (0.1, 0.1, 0.1); email exchanges with T. O'Neill regarding hospitals' partial proposal (0.2); confer with K. Sullivan about NAS abatement trust document and distribution issues (0.2); email AHC and NCSG regarding same (0.1); confer with G. Feiner about BTCP and related issues (0.2); email update to G. Feiner et al on BTCP, next steps and potential points for response to Debtors' letter (0.3); email K. Maclay on hospital and NAS term sheets and MSGE consultation rights (0.1); email publics' working groups regarding same (0.1); email exchange with T. O'Neill et al about hospitals' partial proposal and next steps (0.2); email NCSG team about McKinsey headlines and UCC questions (0.1); confer with K. Feinberg about hospital status and next steps (0.2); send summary with proposed response to partial proposal to publics' hospital working group for review and comment (0.5); review comments, revise and circulate for additional review and comment to publics' hospital working group (0.2); confirm no additional comments to revised response (0.1); review and comment on draft response to Huebner BTCP letter (0.2); email same with additional updates to G. Feiner et al (0.1); finalize response to hospitals and forward same (0.2); email exchange with J. Sharp about draft response to Huebner BTCP letter (0.1); confer with UCC professionals and J. Sharp about NAS proposal, BTCP and related issues (0.5); email (0.1) and confer (0.4) with NCSG core group about clarifications to BTCP bid; email exchange with K. Maclay on NAS and Hospital term sheets (0.1); confer (0.3) and email (0.1) with U. Khan about TPP abatement outline; forward revised TPP draft to D. Nachman under explanatory cover email (0.1); email exchanges with M. Atkinson about impact of rebate clarification and how it is addressed in non-BTCP alternatives (0.1, 0.1); email exchanges about review process for response to Huebner BTCP letter (0.1, 0.1);	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email exchanges confirming NCSG participants in various mediation sessions in response to mediator request for same (0.1, 0.1, 0.1); review rejection by hospitals of mediator process proposal (0.2); email publics' hospital working group regarding same (0.1); confer with UCC and NCSG about BTCP, plan injunction/releases for employees and related issues (0.5) email exchanges with NCSG members about proposed response to Huebner BTCP letter (0.1, 0.1, 0.1); draft and circulate for comment proposed response to R. Clifford' further partial response (0.6); email exchanges scheduling call with AHC and MSGE on private side phase 2 issues for 1/30 (0.1, 0.1); confer with A. Preis about anticipated email from J. Guard on proposal made to Sackers (0.2); review emails from J. Guard with Sackler proposals (0.3); email PWSP team regarding same and need for NPV calculations (0.1); email NCSG recipients for J. Guard email about follow up (0.1); email exchange with G. Feiner regarding same (0.2); circulate as-filed insurance lawsuit to NCSG insurance working group (0.1); review NPV calculation from J. Sharp (0.1); follow up email regarding same (0.1); coordinate 1/30 call on J. Guard email (0.1, 0.1, 0.1); finalize and forward response to R. Clifford on hospital partial proposal (0.2); email exchange with T. O'Neill regarding same (0.1).	
A. V. Alfano	01/30/21	Attend NSCG AGs call re UCC/Purdue and others' acceptance of mediators' proposal and next steps (1.6).	1.60
J. S. Sharp	01/30/21	Participate in zoom meeting regarding Sackler settlement offer (1.7); work on NPV calculations (0.3, 0.4); send emails to A. Troop regarding NPV calculations and Sackler mediation proposal and suggested responses (0.1, 0.2, 0.1); call with A. Troop regarding Sackler mediation (0.2); review and revise summary of Sackler mediation proposal and response options (0.3, 0.1); send email to A. Troop regarding distribution of summary of Sackler mediation proposal and response options (0.1); research regarding Settlement Framework per D. Mosteller inquiry (0.8); send email to A. Troop and D. Mosteller regarding Settlement Framework (0.1); work on revisions to summary of Sackler mediation proposal and response options per comments from S. Wood (0.4); send email to	4.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/30/21	A. Troop regarding revisions to summary of Sackler mediation proposal and response options (0.1). Continued attention to coordinating call on J. Guard Sackler emails (0.1, 0.1, 0.1); confirm 5 pm call with AHC and MSGE on phase 2 private settlements (0.1); email exchanges with S. Alexander on status and next steps (0.2); review and circulate further proposal from hospitals under explanatory cover (0.3); email exchange with G. Cicero on document package for MSGE (0.1, 0.1); draft proposed response to hospitals and circulate same under explanatory cover email (0.9); confer with NCSG about Guard Sackler emails and proposal (1.7); email exchange with A. Preis on fee question (0.1); review D. Mosteller email regarding proposed response to hospitals and confirm no additional comments (0.1); finalize and forward same (0.1); follow up emails with R. Clifford (0.1, 0.1) and publics (0.1, 0.1) regarding same; confer with AHC and MSGE on hospital and related issues (0.9); follow up with K. Maclay (0.3); attention to memo on Sacklers and strategy (3.2); email exchanges with J. Sharp regarding same and NPV issues/questions (0.2, 0.1); revise Sackler memo (0.3); circulate to J. Sharp for review and comment (0.1); email draft Sackler memo to participants in earlier call for review and comment under explanatory email (0.1); email exchange with M. Van Eck about Sacklers (0.2); email exchange with S. Wood regarding memo (0.1); email J. Sharp regarding same (0.1); email exchange with J. Fiorentini about Sunday meeting (0.1); email exchanges with D. Mosteller about NPV calculations (0.1, 0.1, 0.1); update and circulate Sackler memo and inquire about next steps (0.2);	10.60
A. V. Alfano	01/31/21	Attend mediation subcommittee meeting (0.7); attend NCSG AG meeting (partial) (0.7); analyze Purdue strategy memorandum (0.7); emails from A. Troop re Sackler mediation (0.2, 0.2, 0.2); attention to Sackler counterproposal and NPV (0.4).	3.10
J. S. Sharp	01/31/21	Participate in mediation subcommittee zoom meeting regarding Sackler settlement offer (0.9); work on NPV calculations per inquiries from D. Mosteller (0.4, 0.2); send emails to D. Mosteller regarding NPV calculations (0.1, 0.1, 0.1); send email to A. Troop regarding NPV	3.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	01/31/21	<p>calculations (0.1); participate in zoom meeting regarding Sackler proposal with NCSG attorneys general (1.0); work on NPV calculations per A. Troop request (0.2); confer with A. Troop regarding NPV calculations (0.1). Update publics' on hospitals and conversation with K. Maclay about NAS, TPPs and hospitals (0.3); email exchange with D. Nachman about call with M. Fischer - TPPs (0.1); revise Sackler memo based on payment start date for Sacklers (0.3); email exchange with D. Mosteller and J. Sharp regarding same (0.2); email revised version to group for 10 am call (0.2); review further proposal from hospitals (0.2); circulate same with further suggestions to publics' hospital working group (0.2); confer with J. Sharp about successful litigation recover and assumptions (0.1); email D. Nachman et al conclusions (0.1); participate in NCSG call with Guard recipients on Sackler proposal from Guard and analysis memo (0.9); email exchanges about next steps with hospitals (0.1, 0.1); email exchange with J. Levy on document status (0.1); confer with AGs and staff about Sackler emails from Guard and next steps (1.0); emails (0.1, 0.1) and confer (0.4) with A. Preis and S. Gilbert regarding same; attention to further response and next steps with hospitals (0.3); confer with A. Preis about mediators report to Drain (0.2); email G. Feiner et al regarding same and proposed transmittal consistent with AG instruction (0.3); email exchanges about Phase 1 issues with AHC and UCC (0.1, 0.1); follow up emails on proposed transmittal re Sacklers and Burke (0.1, 0.1); forward draft transmittal to S. Gilbert and A. Preis under explanatory cover email (0.1); follow up emails regarding same (0.1, 0.1); attention to revised proposal (1.1); emails with K. Feinberg and R. Clifford about next steps (0.3); finalize and send NCSG tied proposal (0.2); confer with M. Huebner on proposal (0.3); email team regarding same (0.2);</p>	8.00

Total Hours:	371.50
<b>Total Fees:</b>	<b>\$367,374.25</b>
<i>Courtesy Discount</i>	<i>(15,000.00)</i>
<b>Total Fees Due:</b>	<b>\$ 352,374.25</b>

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	56.70	\$ 756.50	\$ 42,893.55
C. M. Block	10.60	484.50	5,135.70
J. S. Sharp	96.20	765.00	73,593.00
A. M. Troop	208.00	1,181.50	245,752.00
<i>Courtesy Discount</i>			<u>(15,000.00)</u>
<b>Total:</b>	<b>371.50</b>		<b>\$352,374.25</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
01/29/21	Task E106 - Computer Research	Summary	\$222.20
01/28/21	Task E103 - Document Processing	Summary	97.95
12/17/20	Task E112 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4720854; DATE: 12/17/2020 Certified Transcript, A. Alfano	88.20
01/26/21	Task E112 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4785018; DATE: 1/26/2021 Certified Transcript, A. Alfano	178.50
01/20/21	Task E112 - Miscellaneous	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010044263455; DATE: 1/20/2021 Mobile / Cellular, A. Troop, 01/20/21, CourtSolutions	70.00
		<b>Total Disbursements:</b>	<b>\$656.85</b>



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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	222.20
Court Services	266.70
Document Processing	97.95
Miscellaneous	70.00
	<hr/>
<b>Total:</b>	<b>\$656.85</b>

**Total Due For Matter 0000001:                      \$353,031.10**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

February 24, 2021  
Invoice No. 8389805  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 367,374.25	\$ 656.85	\$ 368,031.10
<i>Courtesy Discount</i>	(15,000.00)		(15,000.00)
<b>Total This Invoice:</b>	<b>\$ 352,374.25</b>	<b>\$ 656.85</b>	<b>\$ 353,031.10</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8383611	01/29/21	\$251,782.77	\$0.00	\$251,782.77
Total Prior Outstanding		\$251,782.77	\$0.00	\$251,782.77
Total Amount Outstanding				\$604,813.87

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

February 24, 2021  
Invoice No. 8389805

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Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

March 31, 2021  
Invoice No. 8395995  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through February 28, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 300,294.83	\$ 1,101.58	\$ 301,396.41
<i>Courtesy Discount</i>	(7,000.00)		(7,000.00)
<b>Total This Invoice:</b>	<b>\$ 293,294.83</b>	<b>\$ 1,101.58</b>	<b>\$ 294,396.41</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8383611	01/29/21	\$251,782.77	\$233,123.81	\$18,658.96
8389805	02/24/21	353,031.10	0.00	353,031.10
Total Prior Outstanding		\$604,813.87	\$233,123.81	\$371,690.06
Total Amount Outstanding				\$666,086.47

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through February 28, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	02/01/21	Review slides and attend financial presentation re Burke and options (2.0); review NAS 2004 motion and exhibits (0.6); confer with J. Sharp re confidentiality (0.1, 0.2); forward to discovery group with cover explanation (0.2); emails from A. Troop re hospitals and TPP (0.1, 0.1, 0.1, 0.1).	3.50
C. M. Block	02/01/21	Continue research on protective orders (2.8).	2.80
J. S. Sharp	02/01/21	Send email to D. Mosteller regarding TTP abatement plan (0.1); send email to A. Troop regarding NAS Ad Hoc Committee 2004 motion (0.1); review unredacted documents filed in connection with NAS Ad Hoc Committee 2004 motion to determine whether covered by protective order (0.6); confer with A. Alfano regarding NAS Ad Hoc Committee 2004 motion (0.2); send email to A. Troop regarding TTP abatement meeting (0.1); attend AHC financial advisors proposal regarding BTCP offer (1.8).	2.90
A. M. Troop	02/01/21	Follow up email to R. Clifford (hospitals) on open issues list (0.3); revise and circulate summary of call with M. Huebner on Sackler proposal (0.2); email public side hospital mediation group regarding hospitals' open issues list and next steps (0.2); email exchange with G. Feiner about upcoming conference with DOJ (0.1, 0.1); coordinate update call with G. Feiner, D. Nachman and S. Alexander (0.1); review and circulate to insurance working group news article on insurance adversary proceeding (0.2); email exchange with D. Molton on status (0.1); prepare draft of potential acceptable resolutions for hospital open issues (0.9); forward same and responses to G. Gotto questions to public side hospital working group (0.2); review outstanding BTCP diligence requests (0.2); email M. Huebner regarding same (0.1); review and consider response to R. Clifford transmittal of in-process joint issues list to K. Feinberg (0.2); draft and forward same to K. Feinberg, R. Clifford et al (0.1);	13.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		review and circulate Sackler response [REDACTED] (0.1); review and respond to email from K. Feinberg confirming deletion of R. Clifford's improperly forward draft of the joint issues list (0.1); email exchanges with R. Clifford and S. McNulty about next steps (0.1, 0.1, 0.1); email exchanges with D. Nachman regarding R. Clifford's email to mediators (0.2); email public side hospital group regarding status and next steps (0.1); coordinate meeting with K. Feinberg for public side hospital working group (0.1, 0.1, 0.1); confer with A. Preis re Sacklers and status (0.2); email exchanges with Debtors, AHC and UCC regarding same (0.1); email exchanges with core working group about UCC efforts to garner support for a response to the Sacklers (0.1); confer with K. MacLay about hospitals and next steps (0.2); email exchanges with core team about sharing 1/31 proposal to Sacklers and Sacklers' response with DOJ (0.1, 0.1); email SDNY AUSA's regarding same and confirming ability to share on a confidential settlement basis (0.1); email exchange with D. Nachman about MSGE (0.1); confer with SDNY AUSA about status in preparation for call with DOJ and NCSG (0.3); participate in same (1.2); follow up regarding same (0.2); revise hospital open issues list (0.7); email to public side hospital working group for review and comment under explanatory email (0.1); confirm 3 pm 2/2 video with mediation and public side hospital working group (0.1); email exchanges with NAS lawyers about recently filed 2004 motion (0.1, 0.1, 0.1); email exchanges to schedule call with TPPs (0.1, 0.1); email exchanges with PWSP team and D. Nachman about potential 1 pm call on 2/2 with TPPs and conflict with S. Bullock conversation (0.1, 0.1); finalize hospital list (0.2); send same to hospital lawyers for review and comment (0.1); email public side hospital working group regarding same (0.1); email PWSP team about reviewing NAS documents filed with redactions for protective order limitations and next steps (0.1); confer with A. Preis about being disinvited to public side call with Debtors (0.2); email exchanges with core NCSG team regarding same (0.1, 0.1); email exchanges with public side monitor working group on interview process (0.1, 0.1); participate	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		in AHC financial presentation regarding Burke (1.8); email exchanges introducing K. Maclay and MSGE members to R. Clifford et al (0.1, 0.1); email exchange with K. Maclay regarding same and next steps (0.1); review edits to joint issues list from R. Clifford (0.2); email exchanges with D. Nachman regarding same and next steps (0.1, 0.1); further revise joint issues list for hospitals and circulate for final sign off (0.4); review final comments (0.1), revise (0.2), and email exchanges with public side working group (0.1) and hospitals (0.1, 0.1); and K. Feinberg (0.1) regarding same; revise proposed suggestions to mediator on open issues (0.2); email public side hospital working group regarding same (0.1); email exchange with G. Feiner about MI and NM (0.1); follow up with NCSG hospital working group on next steps (0.1); review and circulate R. Ringer email regarding NAS 2004 motion (0.1);	
A. V. Alfano	02/02/21	Take notes/attend TPP abatement call (1.0); attend monitor interview (0.5); attend semi-weekly NCSG call (0.8); send phase 1 abatement term sheet to U. Khan (0.2); review protective order research and case law from C. Block (0.5); review materials from debtor re BTCP (0.6).	3.60
C. M. Block	02/02/21	Continue research on protective orders (2.0); write informal email memo on standards to amend Protective Orders (2.9).	4.90
J. S. Sharp	02/02/21	Send email to A. Troop regarding chambers conference (0.1); review monitor candidate materials in preparation for interviews (0.3); send email to A. Troop regarding monitor interviews (0.1); attend Gov. Bullock monitor interview (0.4); prepare notes of Bullock interview and review documents alluded to in interview (0.3); attend Judge Lee monitor interview (0.4); prepare notes of Lee interview (0.2); attend J. Avergun monitor interview (0.4); prepare notes of J. Avergun interview (0.2); send email to A. Troop regarding monitor interviews (0.2); send email to A. Troop regarding J. Avergun prior representation (0.1); attend NCSG state coordination call (0.8); review email and analysis of BTCP proposal from Debtors (0.3).	3.80
A. M. Troop	02/02/21	Prepare for upcoming session with TPPs (0.6); review email from chambers on NAS 2004 motion (0.1); email exchange with PWSP team regarding same (0.1); email	9.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		exchange with NCSG discovery working group regarding same (0.1); email exchanges (0.1, 0.1) and confer (0.3) with A. Preis regarding status; email exchanges regarding status of Burke proposal, modifications, impact on comparative values given Burke clarification on extent of assumed liabilities (0.2); participate in TPP session with mediator (0.6); email exchanges with S. Gilbert about session with mediator on hospitals and MDL decision denying class certification to NAS (0.1, 0.1, 0.1); email exchanges with D. Nachman regarding same (0.1, 0.1, 0.1); email exchange with J. Sharp confirming coverage of monitor interviews (0.1); email exchanges with S. Markowitz about participating in NAS chambers' conference (0.1, 0.1); review M. Huebner supplemental letter regarding BTCP (0.2); email same to core team under explanatory cover (0.1); prepare for hospital call (0.2); email exchange with A. Licht et al about follow up after monitor emails (0.1); confer with mediator about hospitals (0.6); email exchange with A. Alfano about hospital, issues list and next steps (0.1); prepare and participate in NCSG semi-weekly call (1.0); Review emails from J. Avergun regarding INSYS connection (0.1); email exchange with PWSP team regarding same (0.1); email S. Gilbert, D. Molton, G. Feiner and D. Nachman about Sackler and other mediation issues (0.1, 0.1); coordinate BTCP update call with financial advisors with A. Preis (0.1); participate in call with AHC, UCC and financial advisors re BTCP (0.5); participate in call with BTCP, AHC, UCC and financial advisors (1.5); follow up call with S. Burian (0.5); email discovery working group about NAS chambers conference being set for 2/4 at 3 pm (0.1); review expert emails on TPP proposals to abatement term sheet (0.2); email A. Alfano regarding same (0.1); follow up email exchange with G. Feiner about M. Huebner letter on BTCP (0.1); circulate detailed summary of various calls re Burke to core NCSG working group (0.6); review voice mails from M. Collins (0.1); email J. Sharp and A. Alfano about follow up (0.1);	
A. V. Alfano	02/03/21	Anaylze C. Block research results and cases (0.5, 0.4); call with J. Sharp re same (0.5); tried to reach creditor that contacted A. Troop (0.1); email from A. Troop re	2.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
J. S. Sharp	02/03/21	lookback trend (0.2); emails from A. Troop re Burke (0.1, 0.2, 0.1); analyze revised Debtor/UCC/AHC/MSGE Sackler offer (0.3). Attend public-side call regarding monitor candidate interviews (0.3); review protective order modification research (0.9); send emails to A. Alfano regarding next steps in protective order modification research (0.1, 0.1); call with A. Alfano regarding protective order modification research (0.5); send email to A. Troop regarding NAS group 2004 motion status conference (0.1); send email to chambers regarding NCSG attendance at status conference on NAS group 2004 motion (0.1).	2.10
A. M. Troop	02/03/21	Confirm (0.1) and participate (0.7) in update call with D. Nachman, G. Feiner and S. Alexander; email exchanges with PWSP team about logistics for 2/17 hearing (0.1); email exchanges with A. Preis et al to schedule update all (0.1, 0.1); confer with A. Preis about BTCP and Sacklers (0.2); email exchanges with BTCP about scheduling update call (0.1, 0.1); email summary of call with A. Preis to G. Feiner, S. Alexander and D. Nachman (0.2); email brief status update to PWSP team (0.1); confer with team regarding monitor interviews and next steps (0.3); review and consider J. Donahue question about rebates and BTCP bid (0.1); email thoughts regarding same (0.1); review articles and complaint filed against insurers (0.3); email exchange with J. Sharp about Thursday's NAS Rule 2004 court conference (0.1); confer with A. Preis about monitor interviews (0.1); email summary of call to state monitor working group (0.1); follow up regarding same with NCSG monitor working group (0.1); email exchange with A. Licht regarding same (0.1); review and circulate golden creditor article to PWSP team (0.3); confer with A. Preis, M. Atkinson, G. Feiner, D. Nachman, S. Alexander about BTCP and related issues (0.5); confer with S. Burian about BTCP (0.4); confer with A. Preis and M. Atkinson about call with BTCP (0.2); consider implications of various BTCP-related calls and next steps (0.8); email D. Nachman, G. Feiner, S. Alexander and U. Khan summaries of calls and various observations (0.7); participate in update call with BTCP (1.1); email exchanges with D. Nachman, et al about S. Gilbert email	7.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		on BTCP (0.1); email exchange with D. Hart about fraudulent transfer claims being estate claims (0.1); review proposal from Debtors, AHC, MSGE and UCC to Sacklers [REDACTED] and circulate same to core group (0.1); email exchange with A. Preis regarding same (0.1); email exchange with S. Alexander on law enforcement and bankruptcy issues (0.2); email exchange with M. Rundlet regarding McKinsey and Purdue issues after review of McKinsey articles (0.2);	
A. V. Alfano	02/04/21	Video conference with C. Block re research/memo re protective order (0.5); brief follow up research (0.3); prepare for (0.1) and attend semi-weekly NCSG call (0.9) and first deputies call (0.4); respond to email from A. Troop re client contact information (0.2); analyze hospitals open issues list (0.5); emails from A. Troop re hospitals (0.1).	3.00
C. M. Block	02/04/21	Review issues and prepare questions for meeting on formal memo (0.4); meet with Andrew A. to discuss new formal memo on Protective Order Modification (0.4).	0.80
J. S. Sharp	02/04/21	Work on NPV analysis of Feb. 3 Purdue/UCC/AHC proposal to Sacklers (0.5); send email to A. Troop regarding NPV analysis of Feb. 3 proposal (0.1); attend chambers conference regarding NAS group's 2004 motion seeking discovery from the Sacklers (0.5); attend NCSG state coordination call (1.0); attend NCSG chief deputies call (0.4); research regarding litigation risk assessment and discounting (0.4); work on NPV analysis of Settlement Framework, Jan. 29 Sackler Proposal, Feb. 3 Purdue/UCC/AHC counter-proposal, modified version of Purdue/UCC/AHC proposal, and hypothetical litigation victory (0.6); send email to A. Troop regarding NPV analysis (0.4).	3.90
A. M. Troop	02/04/21	Review final monitor (Vilsack) report (0.2); email A. Licht et al regarding same (0.1); further email exchange with M. Rundlet re McKinsey (0.1); email exchange with A. Licht on debtor and monitor selection (0.1); participate in monitor selection follow up with UCC (0.5); email exchanges coordinating call with S. Gilbert and D. Nachman on TPPs (0.1, 0.1, 0.1); review K. Feinberg's draft mediator proposal regarding hospitals (0.3); confer with J. Sharp about NPV analysis update for most recent	7.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Sackler proposal (0.2); email exchanges with D. Nachman and S. Gilbert regarding K. Feinberg's draft mediator proposal (0.1, 0.1); email exchange with A. Licht scheduling call with monitor (Vilsack) (0.1); review J. Sharp's NPV comparison chart and circulate same to core group under explanatory cover email (0.1); email K. Feinberg draft mediator hospital proposal to public side group under explanatory cover (0.2); confer with S. Gilbert and D. Nachman on TPPs and status (0.7); email exchange with public side hospital mediation group about draft mediator Hospital proposal and next steps (0.1, 0.2, 0.2, 0.1, 0.1); email exchange with G. Feiner about agenda for 2/4 NCSG call (0.1); email exchange with D. Nachman about hospitals and open issues (0.1, 0.2); email exchange with K. Massicotte on fraudulent transfer estate claims (0.1); email exchanges with D. Hart and G. Feiner about NPV for most recent Debtor et all proposal to Sacklers (0.1, 0.2, 0.1); email exchanges with D. Nachman, T. O'Neill and U. Khan about proposal/points for hospitals (0.1); participate in semi weekly NCSG staff call (1.0); participate in first deputies update call (0.5); follow up with A. Licht on logistics for monitor (Vilsack) call on 2/5 (0.1); review emails regarding and coordinate TPP call for 2/8 (0.1); email exchanges with J. Donahue and N. Mara on auction alternative and related issues (0.6, 0.2); consider expanded NPV scenarios applied to various proposals and options with J. Sharp (0.2); review R. Clifford email on mediators' proposal and his misreading of it (0.2); email D. Nachman, S. Gilbert, U. Khan and T. O'Neill regarding same (0.1);	
A. V. Alfano	02/05/21	Attend monitor discussion call with Purdue, UCC and other parties (0.5); prepare for and attend call with NCSG on hospitals term sheet (0.7); emails from A. Troop re McKinsey, hospitals and Burke (0.2, 0.1, 0.1, 0.2, 0.1).	1.90
J. S. Sharp	02/05/21	Review Side A discovery production letter (0.2); send emails to P. Ng regarding Side A discovery production (0.1, 0.1).	0.40
J. S. Sharp	02/05/21	Attend WebEx discussion regarding monitor candidates (0.5); send email to A. Troop regarding hospital mediation (0.1); attend meeting with hospital working group regarding mediation (0.7); send email to K. Maclay and	1.70

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Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	02/05/21	G. O'Connor regarding language for hospital mediation proposal to resolve MSGE concerns (0.2). Review article re McKinsey and email core team regarding same and Purdue issues (0.2); confer with Debtors and UCC about replacement monitor (0.4); participate in report from monitor (Vilsack) (0.3); confer with A. Preis on status and NAS issues (0.2); email exchanges with K. Thomson about NAS trust agreement (0.1, 0.1); follow up with D. Nachman on next steps with hospitals (0.1); review and respond to G. Cicero comments to draft NAS trust agreement (0.3); email exchanges coordinating video with D. Nachman, T. O'Neill, S. Gilbert and U. Khan on hospitals (0.1, 0.1, 0.1); email J. Sharp and A. Alfano regarding same (0.1); email exchange with U. Khan about denial of class cert for NAS in MDL (0.1); with PWSP team confer with D. Nachman, T. O'Neill, S. Gilbert and U. Khan on hospitals and next steps (0.7); follow up with J. Sharp on MSGE issue with hospital term sheet (0.1); further email exchange with G. Cicero et al about NAS trust document and need for mirror trusts (0.1); email exchanges with A. Preis and M. Atkinson (0.1, 0.1); email exchanges with J. Donahue and N. Mara about competing dynamics in ownership and recovery scenarios (0.2); confer with M. Atkinson and A. Preiss with BTCP update (0.5); email summary of call, with observations, to core NSCG and PWSP teams (0.4);	4.40
A. M. Troop	02/06/21	Confirm 2/8 call with TPPs, D. Nachman and S. Gilbert (0.1); follow up email to J. Donahue and N. Mara re BTCP status and anticipated revised proposal (0.3); follow up with A. Preis on status of BTCP (0.1, 0.3); follow up with J. Sharp on MSGE and hospitals (0.1); email BTCP update based on call with A. Preis to core NCSG and PWSP teams (0.3); email exchanges with K. Massicotte about no negotiation alternative and draft memo (0.1, 0.1)	1.40
A. V. Alfano	02/07/21	Multiple rounds of revisions to CT strategy memorandum (1.7, 1.1).	2.80
C. M. Block	02/07/21	Research and outline formal Protective Order memo (3.0).	3.00
J. S. Sharp	02/07/21	Review and provide comments for Purdue/Sackler alternatives memorandum from K. Massicotte (1.2); send	1.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		revised draft of Purdue/Sackler alternatives memorandum to A. Troop and A. Alfano (0.1); confer with A. Alfano regarding Purdue/Sackler alternatives memorandum (0.1); send emails A. Troop and A. Alfano regarding Purdue/Sackler alternatives memorandum (0.1, 0.1); review additional revisions to Purdue/Sackler alternatives memorandum (0.1).	
A. M. Troop	02/07/21	Email exchanges with G. Feiner and D. Nachman re no negotiation option memo from K. Massicotte (0.1, 0.1); email exchanges with PWSP team regarding same and review exercise (0.1, 0.1, 0.1, 0.1); email exchanges with A. Licht on replacement monitor status (0.2); follow up with A. Preis on BTCP status (0.1, 0.1); confer with A. Preis about BTCP and McKinsey (0.2); update core team regarding BTCP (0.1) and McKinsey (0.1, 0.1); email T. O'Neill about hospital status (0.1); email A Preis about McKinsey questions (0.1, 0.1); review PWSP team revisions to no negotiation option memo and further revise same (0.4); email revisions to PWSP team for review and comment (0.1); finalize changes to no negotiation memo and forward to K. Massicotte under detailed explanatory cover email (1.0); follow up email exchange with K. Massicotte regarding same (0.1); receive and circulate updated BTCP term sheet and related documents to core NCSG team (0.1); review same (0.7)	4.20
A. V. Alfano	02/08/21	Continued review of new Burke proposal (0.7); call with NCSG re Burke (0.9); follow up call with A. Troop and J. Sharp re same (0.4); call with UCC re Burke (0.4); NCSG TPP abatement prep call (0.5); attend call with TPP representatives re term sheet (1.0); analyze/revise memorandum received from C. Block on protective order issues (1.0).	4.90
C. M. Block	02/08/21	Write formal Protective Order memo draft (4.1); email draft to A. Alfano for review with commentary and questions (.4)	4.50
J. S. Sharp	02/08/21	Attend Purdue status call with A. Troop, G. Feiner, D. Nachman, S. Alexander, U. Khan, and A. Alfano (0.6) (partial); follow up call with A. Troop and A. Alfano (0.4); attend call with UCC advisors and A. Troop regarding revised BTCP offer (0.3); attend hospital mediation zoom meeting with public representatives (0.4);	2.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	02/08/21	<p>work on NPV analysis for K. Massicotte and send email regarding the same to A. Troop and K. Massicotte (0.4). Email exchanges with D. Nachman and G. Feiner coordinating update call (0.1, 0.1); email exchanges with core client and PWSP teams about updated BTCP term sheet and related financial presentation (0.2, 0.1); update call with D. Nachman, G. Feiner and S. Alexander and PWSP team (0.7); email exchanges with A. Preis, M. Atkinson and PWSP team about updated BTCP proposal (0.1, 0.1); brief call with A. Preis regarding same and other case issues (0.2); confer with A. Preis, M. Atkinson and PWSP team about updated BTCP proposal (0.4); update email to core client team (0.2); coordinate (0.1) and participate (0.5) in prep call re TPPs; participate in call with TPPs (0.9); confer with NCSG hospital working group (0.3); review T. O'Neill mark up (0.2); revise same (0.8); circulate same under explanatory cover email (0.3); coordinate NCSG working group call (0.1); review (0.1) and circulate under explanatory cover to NY and MA (0.1) UCC's letter regarding McKinsey settlement and inquiring about next steps and coordination; further email exchange with NCSG core hospital group about mark up to hospital term sheet and next steps (0.1); follow up email exchanges regarding UCC request for McKinsey settlement documents and next steps (0.1); email public side working group about hospitals, proposed resolution of open issue and request for call under explanatory cover (0.2); coordinate public side call regarding same (0.1); email exchanges with L. Fogel on status on upcoming staff and chief deputy calls (0.1, 0.1); confer with U. Khan regarding status (0.3); confer with public side hospital working group on response to hospitals (0.4); revise document and circulate to public group under cover regarding next steps (0.2); email exchange with D. Nachman about upcoming first deputies call on 2/10 (0.1); confer with K. Massicotte about memo on Sackler status and next steps and request for additional data inputs and call with AGs (0.1); email exchanges with J. Sharp and K. Massicotte regarding same (0.1, 0.1); email G. Feiner and D. Nachman brief status summary on various issues (0.2); review response regarding coordination and next steps</p>	8.20

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		regarding (0.1) and circulate McKinsey letter from UCC to addressed states under explanatory cover email (0.2); email exchange with U. Khan on definition for acute care hospital for hospital abatement term sheet (0.1); review NPV progression on various settlement bids and asks and consider same in preparation for call with CT, MD, VT, WA and RI on 2/9 (0.9);	
A. V. Alfano	02/09/21	Attend NCSG call re Burke bid (1.0); confer with A. Troop re Burke bid and Sackler update (0.2); attend semi-weekly NCSG call (0.9); review updated plan term sheet and sale/Newco comparative analysis (0.9).	3.00
J. S. Sharp	02/09/21	Review draft comparison between BTCP's revised proposal and Debtors' proposed NewCo structure (0.1); send email to A. Troop regarding draft comparison (0.1); attend NCSG state coordination call (1.2); work on NPV analysis of latest Sackler settlement proposal from the Debtors/UCC/AHC/MSGE (0.4); send email regarding NPV analysis to A. Troop, D. Nachman, G. Feiner, S. Alexander, U. Khan, and A. Alfano (0.1).	1.90
A. M. Troop	02/09/21	Coordinate documents in response to request from UCC about McKinsey (0.1, 0.1, 0.1); email UCC counsel regarding same (0.1); follow up with NCSG working group regarding further document coordination (0.1); email exchanges coordinating call with A. Preis and M. Atkinson (0.1); continue to prep for call with AGs from CT et al (0.6); review email from G. Feiner about revised Burke bid (0.1); circulate Zoom for call with UCC regarding same (0.1); review emails from D. Nachman to R. Clifford (0.1); confer with AGs from CT et al (1.2); confer with A. Preis and M. Atkinson on McKinsey and BTCP (0.4); review email exchanges to coordinate prep call regarding UCC McKinsey questions (0.2); email McKinsey working group about call with A. Preis and M. Atkinson (0.1); email exchange with J. Marx and D. Mosteller about UCC's McKinsey inquiries (0.1); email summary of BTCP call to core NCSG and PWSP teams (0.3); email exchanges coordinating prep call and call with UCC on McKinsey (0.1, 0.1); confer with NCSG and UCC on BTCP (1.0); review agenda and attachments for 4 pm NCSG call (0.3); email exchanges with PWSP team about comparison of BTCP and Newco in agenda package	10.90

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		(0.1, 0.1); update call with G. Feiner, S. Alexander, U. Khan and D. Nachman (0.5); email exchanges with UCC, AHC, Debtors and others about creating document repository working group (0.1, 0.1); email exchanges with G. Feiner, S. Alexander, U. Khan and D. Nachman and PWSP team regarding same (0.1, 0.1, 0.1); participate in semi-weekly NCSG call (1.1); email exchanges with K. Massicotte, B. Edmunds, J. Abrams, N. Kelly, T. O'Neill, J. Pearlman, S. Tonnesen and LL. Kelleher about revised memo re Sacklers and next steps (0.1, 0.1); email exchanges regarding potential AHC meeting on 2/11 (0.1); email exchange with M. Van Eck about case dynamic and negotiating issues on potentially compelling a sale (0.1, 0.1); email exchanges with S. Ellis and D. Nachman about NAS status, term sheet, state consent rights and reach out by NAS to Illinois AG (0.2, 0.2, 0.1); status update with A. Preis (0.1); email exchange with K. Eckstein about potential meeting with UCC on McKinsey (0.1); review proposal sent to Sacklers by Debtors, UCC, AHC and MSGE (0.2); email exchange with A. Preis, M. Huebner, S. Gilbert and K. Maclay regarding same (0.1); email core NCSG and PWSP team regarding same (0.1); review R. Clifford reply to D. Nachman on hospital issues (0.1); email public side regarding same (0.1); revise updated memo on Sackler from CT, et al (1.1); email same to K. Massicotte under explanatory cover email (0.2); email PWSP team regarding same (0.1); confirm NCSG and AHC 2/11 meeting on BTCP (0.1);	
A. V. Alfano	02/10/21	Attend first deputies call (0.8); review hearing notes (0.3); review draft of BTCP vs. NewCo (0.5); continued review and consideration of issues in strategy memorandum (0.5); email from A. Troop re BTCP tax issues (0.2); email from A. Troop re McKinsey (0.2); update email from A. Troop re call with AHC and UCC (0.2); review letter received from PBGC (0.2); initial research of PBGC issues (0.3).	3.20
J. S. Sharp	02/10/21	Research regarding scheduled March hearing dates per S. Alexander inquiry and send response to S. Alexander and A. Troop (0.3); attend NCSG chief deputies call regarding BTCP and Sackler settlement status (0.8).	1.10
A. M. Troop	02/10/21	Email exchanges with A. Preis about ownership for tax	8.90



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		purposes question (0.1, 0.1); email exchanges with G. Feiner about likelihood of plan filing on 2/15 (0.1); email exchanges about coordinating with AHC on McKinsey questions for UCC (0.2, 0.1, 0.1); confer with NCSG States on UCC McKinsey questions and next steps (0.5); email exchanges with J. Fiorentini about reach out to Texas on UCC McKinsey requests (0.1, 0.1); email exchanges (0.1, 0.1) and confer (0.4) with K. Eckstein et al about McKinsey; email exchange with G. Feiner et al on next steps for document repository (0.1); confer with Akin about tax question on BTCP structure (0.3); email exchange with D. Nachman and G. Feiner about scheduling call with AHC and UCC on Sackler status (0.1, 0.1); confer with A. Preis about document repository and next steps (0.1); email G. Feiner et al regarding same (0.1); email summary and analysis of tax discussion with UCC counsel to G. Feiner et al (0.3); confer with K. Eckstein and R. Ringer about McKinsey questions from UCC, Burke, upcoming meeting with AHC and NCSG and other case issues (0.7); confer with A. Preis on timing for discussion on McKinsey (0.1); email detailed summary of calls with K. Eckstein and A. Preis to NCSG McKinsey working group (0.3); email exchange with public side hospital working group about R. Clifford's email and next steps (0.2); email exchange with S. Gilbert about outreach from D. Barrett (0.1); email exchanges with D. Hart about lack of impact of McKinsey release on Purdue claims (0.1, 0.1); email T. O'Neill about Sackler issues (0.1); email exchanges with A. Preis et al about scheduling call to discuss document repository (0.1, 0.1); email exchanges coordinating public side working group call on hospitals (0.1, 0.1); email D. Nachman et al a detailed summary and commentary on conversation with K. Eckstein and R. Ringer about Burke, Sacklers, next steps and agenda for NCSG/AHC 2/11 call (0.5); circulate email from M. Higgins at U of Buffalo about document repository to G. Feiner et al (0.1); review and circulate to G. Feiner et al letter from PBGC on BTCP sale and termination liability (0.2); consider and brief research on PBGC claim to payment (0.4); confer with PWSP team regarding same and need for additional research (0.5);	

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		confer with A. Preis about PBGC letter (0.2); emails to G. Feiner, D. Nachman, U. Khan and J. Levy initial thoughts on PBGC letter (0.1, 0.1); email exchange with D. Nachman, G. Feiner, U. Khan, A. Preis and M. Atkinson about upcoming meeting with AHC on Burke (0.2); email exchange with U. Khan about upcoming public side call on hospitals (0.1); email exchanges with W. Weinberg about tax ownership question (0.2, 0.1); participate in public side call about hospitals (0.6); email exchanges rescheduling Burke call with AHC to 2/16 (0.1, 0.1, 0.1); confirm 2/12 conference with UCC on document repository (0.1);	
A. V. Alfano	02/11/21	Call with C. Block re protective order research memorandum (0.6); attend semi-weekly NCSG call (1.0); review Purdue updated BTCP analysis (0.9); emails from A. Troop re NAS and TPP markup (0.2).	2.70
C. M. Block	02/11/21	Revise Protective Order memorandum (2.4); meet with Andrew A. to discuss changes to the document (0.5); complete further revisions to memorandum (.8); email Andrew A to set up meeting, send revisions (0.3).	4.00
J. S. Sharp	02/11/21	Research regarding objections to disclosure statement based on the proposed plan as patently unconfirmable plan (2.1); send research results to A. Troop and S. Alexander (0.2); participate in state coordination call (1.0).	3.30
A. M. Troop	02/11/21	Email exchange with G. Feiner, S. Alexander, D. Nachman and U. Khan about including UCC in 2/16 call on Burke with AHC (0.1); review DPW letter regarding revised BTCP bid (0.4); email G. Feiner same and initial observations (0.1); email exchanges confirming NCSG/AHC call with UCC regarding McKinsey for 2/12 (0.1, 0.1, 0.2); review deck being circulated by T. Baker et al (0.3); email exchange with J. Abrams, G. Feiner and S. Alexander regarding same (0.1); review Pinto & Lugo 1st Circuit decision on stays pending appeal (0.4); email same with analysis to CT et al in furtherance of risk discussion for Sackler recommendation memo (0.2); email exchange with D. Nachman et al on 1st circuit decision and next steps (0.1); confer with A. Preis about DPW deck/letter regarding BTCP and Rice/Gilbert call with Burke (0.2); email D. Nachman regarding same (0.1); review email	6.50

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		from S. Gilbert about 2/16 meeting on Burke, on goals for meeting and next steps (0.1); email exchanges with PWSP team about PBGC letter and asserted administrative claim (0.1); email exchange with S. Alexander and J. Sharp about disclosure statement standards and objections (0.2); review agenda for NCSG call (0.2); participate in same (1.0); review email from J. Sharp to A. Alexander about disclosure statement objections (0.1); email exchange with G. Feiner about upcoming meeting on document repository with UCC (0.1, 0.1); review and circulate to K. Eckstein, R. Ringer, G. Feiner and D. Nachman UCC request for C. Mehri to participate in document repository call on 2/12 (0.1); follow up emails regarding same and confirming C. Mehri is welcome to participate (0.1, 0.1); review and further revise D. Nachman comments to TPP abatement plan (0.2); email public side TPP working same under explanatory cover (0.1); email exchanges with S. Gilbert, K. Eckstein and A. Preis about scheduling call to discuss future of Purdue options (0.1, 0.1, 0.1); email exchanges with S. Gilbert on hospital follow up (0.1, 0.1); confer with S. Gilbert on NAS/PI status (0.2); consider and respond to D. Nachman questions about issues involving being owners for tax purposes (0.1); email exchange with J. Sharp and S. Alexander about likely 3/1 hearing on extending exclusivity and PI in addition to 2/17 and 3/24 omnibus hearings (0.1); email exchanges with S. Ellis and D. Nachman details on NAS/PI received from S. Gilbert and scheduling follow up call (0.2, 0.1); email exchange with G. Cicero et al about TPP and hospital status (0.1); email exchange with PWSP team about upcoming Akin calls and preparing for same (0.2);	
A. V. Alfano	02/12/21	Call with J. Sharp and A. Troop re plan confirmation and PBGC issues (0.8); report on discovery time tracking (0.1); review draft correspondence from J. Sharp re PBGC (0.3); initial research and drafting of memorandum re PBGC (2.0, 1.0, 1.7); attend UCC call re McKinsey (0.3); attend document repository working group call (0.5); emails from A. Troop re PBGC memorandum (0.2, 0.1); initial review of proposed chapter 11 plan (0.6).	7.60
P. J. Hunt	02/12/21	Review and analyze PBGC claim for unfunded benefit liabilities in light of ERISA statute and prior court	1.90

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J. S. Sharp	02/12/21	decisions, and respond to J. Sharp email questions re: same. Participate in call with A. Troop and A. Alfano regarding PBGC claim (0.8); research case law regarding treatment of PBGC pension liability claims (2.2); draft and send email to A. Troop regarding treatment of PBGC pension liability claims (0.4); send email to P. Hunt regarding PBGC claims (0.2); send email to A. Troop regarding Debtors' unfunded pension liabilities (0.2); attend Zoom meeting with UCC regarding McKinsey settlement (0.3); attend Zoom meeting on Purdue document repository (0.5); draft response to M. Huebner regarding PBGC letter and Debtors' analysis (0.9); send draft of M. Huebner response to A. Troop (0.1).	5.60
A. M. Troop	02/12/21	Email exchanges with G. Feiner about upcoming conference with AHC and UCC on document repository (0.1, 0.1); email exchange with G. Feiner about McKinsey call (0.1); email exchanges confirming 4 pm BTCP/Newco discussion with AHC and UCC (0.1); confer with PWSP about case status and upcoming call with Akin on, among other things, PBGC issues (0.3); confer with Akin teams over various case issues (0.6); email exchanges with D. Molton on status (0.1); review article on hospital pricing and circulate same in connection with hospitals' discussion (0.3); email (0.1) and confer (0.3) with S. Ellis about NAS; email exchange with B. O'Neil about case status (0.1); revise draft email to P. Hunt on PBGC issues (0.2); email exchanges with J. Sharp and A. Alfano regarding same and funding representations in wages motion (0.1, 0.1); confer with M. Huebner on Exclusivity and PI, Sacklers, Burke and Plan (0.5); email Akin links to CT and OR McKinsey settlement documents (0.1); email update to group on documents forwarded to Akin about McKinsey (0.1); participate in NCSG, UCC and AHC call re McKinsey (0.6); draft and circulate summary of M. Huebner call to G. Feiner et al (0.4); email exchanges with S. Gilbert, hospitals, T. O'Neill and D. Nachman confirming 2/13 call (0.1, 0.1); confer with UCC and NCSG on document repository (0.6); acknowledge receipt of S. McNulty email and response to public's reply to mediator proposal (0.1);	9.40

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		email same to K. Maclay with invite for Saturday call and suggest pre-call (0.1, 0.1); email exchange with M. Huebner and E. Vonnegut about status of plan term sheet (0.1); review hospital response re mediator's proposal (0.2); email exchanges with NCSG hospital working group regarding T. O'Neill analysis and next steps (0.2); review and consider P. Hunt analysis of PBGC issues (0.3); confer with AHC and UCC about BTCP, Sacklers, PBGC and future of Purdue alternatives (1.2); email exchanges with P. Hunt and J. Sharp regarding P. Hunt analysis of PBGC issues (0.1); briefly review draft plan and governance term sheet received from Debtors (0.3); email G. Feiner, D. Nachman, U. Khan, S. Alexander and PWSP summary of call with S. Gilbert, K. Eckstein and A. Preis about plan issues, toggle for BTCP/NewCo, Sacklers and PBGC and related issues (0.6); email exchanges with G. Feiner about PBGC issues (0.2, 0.1, 0.1); email J. Sharp about PBGC issues (0.1, 0.1); confer with K. Maclay about hospitals (0.3); email summary of call to NCSG hospital working group (0.1);	
A. V. Alfano	02/13/21	Call with J. Sharp re memorandum (0.1); continued research and drafting PBGC memorandum (2.0, 3.5, 1.0, 1.7); continued review of chapter 11 plan (0.5).	8.80
A. M. Troop	02/13/21	Review and consider email exchanges with experts on hospital abatement programs (0.1); email exchanges with D. Nachman, U. Khan and T. O'Neill providing proposed outline for hospital resolution devoting funds to MAT and compromising other issues (0.1, 0.1, 0.1); email exchange with S. Alexander and G. Feiner about third party sale issues (0.1); participate in public side and hospital call trying to close remaining issues (0.7); prepare chart summarizing public group proposals to hospitals based on completed call (1.0); circulate same to NCSG hospital working group for review and comment (0.1); review emails from NCSG working group and further revise summary chart (0.2); confer with K. Maclay re example of hospital district for definition (0.2); circulate summary chart to public side hospital working group for review and comment (0.1);	2.80
A. V. Alfano	02/14/21	Review and circulate exclusivity and PI extension motions (0.5); continued drafting of PBGC memorandum (2.0, 2.1,	5.60

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A. M. Troop	02/14/21	1.0). Email exchange with G. Feiner and D. Nachman about BTCP contact information (0.1); email exchanges about proposed written reply to hospitals with public side working group (0.1, 0.1, 0.1); finalize and forward same to hospital lawyers under explanatory cover email (0.2);	0.60
A. V. Alfano	02/15/21	Send draft memorandum to J. Sharp with cover note (0.2); implement comments received from J. Sharp (0.4); confer with A. Troop re structural seniority issue (0.2); continued edits/drafting memorandum (1.2, 1.6); continued review of proposed chapter 11 plan and term sheets (0.5); send memorandum to A. Troop with cover note (0.1).	4.20
A. M. Troop	02/15/21	Review various documents regarding media intervention in preparation for 2/17 hearing (0.9); review and circulate to NCSG core group email from M. Huebner on timing (0.2); confirm 11:15 call with D. Nachman (0.1); confer with D. Nachman regarding hospitals, AHC meeting scheduled with Burke, and other case issues (0.3); revise hospital open issues list based on comments and circulate same under explanatory cover email (0.4); email exchange with A., Preis et al about attendance at 2/16 meeting with AHC on future of Purdue (0.1); email A. Preis asking for Sackler update (0.1); confer with A. Preis regarding same (0.2); review same and forward to core NCSG working group under explanatory cover email (0.2); email K. Maclay to schedule update call (0.1); email exchanges with D. Nachman about upcoming AHC meeting with Burke (0.1);	2.70
A. V. Alfano	02/16/21	Participate in NCSG coordination meeting regarding AHC meeting on the future of Purdue (0.5); participate in future of Purdue Zoom meeting with AHC, UCC, NCSG, and MSGE representatives (1.9); attend semi-weekly NCSG call (0.9); email from A. Troop re plan review (0.1); confer with J. Sharp re same (0.1); forward abatement term sheet to J. Sharp (0.1); email to G. Cicero re PI term sheet (0.1); review plan in response to A. Troop/J. Sharp request to ensure consistency with term sheets (2.2); create hearing binder (0.3); forward AHC call invite to states (0.1); review A. Troop comments to PBGC memorandum and make some edits (0.3); send to A. Troop with cover note (0.1); email from J. Sharp	6.90

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J. S. Sharp	02/16/21	containing plan analysis (0.2). Participate in NCSG coordination meeting regarding AHC meeting on the future of Purdue (0.5); participate in future of Purdue Zoom meeting with AHC, UCC, NCSG, and MSGE representatives (1.9); analyze draft Purdue plan and draft and send analysis of certain provisions to A. Troop (2.3); confer with A. Alfano regarding plan analysis (0.1); download documents with Debtors' proposed redactions per A. Troop request (0.4); send redacted documents to A. Troop (0.1); participate in NCSG coordination call (partial) (0.5).	5.80
A. M. Troop	02/16/21	Review and circulate next counter to Sacklers from UCC, Debtors, AHC and MSGE (0.2); email exchange with A. Preis regarding same (0.1); email exchange with S. Alexander confirming prep sessions for afternoon meeting with AHC (0.1, 0.1); consider recent Sackler response and further counter (0.2); email core NCSG and PWSP teams observations regarding same (0.2); review further emails with revised plan and governance term sheet (0.2); email PWSP team regarding review of same (0.2); email A. Alfano about upcoming hearing on 2/17 (0.1); email K. Maclay about upcoming conference with AHC and UCC about BTCP and future of Purdue (0.1); confer with PWSP team, G. Feiner, S. Alexander and D. Nachman about upcoming negotiation subgroup meeting and meeting with AHC on BTCP (0.5); confer with negotiating subgroup on Sacklers and future of Purdue; participate in call re future of Purdue with AHC, UCC and MSGE (1.9); email exchanges with A. Preis regarding same (0.1, 0.1); review and revise draft memo on PBGC issues (0.7); email same to J. Sharp and A. Alfano for further review under explanatory cover (0.1); review initial confirmation of plan's consistency with Phase 1 settlements, issues with classification, State treatment, Sacklers, sales/dispositions from J. Sharp and A. Alfano (0.2); email exchange regarding same (0.1); participate in NCSG semi-weekly call (1.0); email exchange about state/tribe/locality abatement plan having been published by Bloomberg with G. Feiner et al (0.2); follow up with S. Gilbert from meeting with AHC (0.2); email exchanges about follow up meeting with UCC members on document	8.90

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		repository (0.1); continue to prepare for 2/17 hearing (1.2); acknowledge receipt of further comments to open issues from hospitals (0.1); confer with K. Maclay regarding same and earlier meeting on future of Purdue (0.2); email S. McNulty et al about many MSGE members being without power so likely delay in responding and example of hospital district that MSGE wants covered (0.1); email NCSG hospital working group summary of call with K. Maclay and thoughts on hospital reply (0.2); review further edits to PBGC memo from A. Alfano (0.1); finalize and forward same to G. Feiner, D. Nachman, U. Khan and S. Alexander, copying PWSP team (0.2); email exchange with S. Alexander regarding same (0.1);	
A. V. Alfano	02/17/21	Attend today's bankruptcy court hearing (partial) (2.4); attend mediation subcommittee meeting (1.5); emails from A. Troop re hospitals (0.1, 0.1); attention to plan confirmation issues (0.2).	4.30
J. S. Sharp	02/17/21	Attend telephonic hearing (partial) (1.3); attend mediation subcommittee meeting (1.5).	2.80
A. M. Troop	02/17/21	Continue hearing prep (0.3); email exchange with S. Alexander about conferring with the PBGC (0.1); attend omnibus hearing (3.5); email exchanges about conference with MA and PA (0.1, 0.1); email exchanges with D. Nachman about hearing (0.1); review In re International about PBGC release of claims (0.3); email PWSP team regarding same (0.1); email exchange with NCSG hospital working group about interim response to hospitals [REDACTED] (0.1); email public side regarding same, while highlighting hospital definition issue for MSGE (0.1); email G. Feiner and D. Nachman about upcoming session with negotiation subgroup (0.1); revise transmittal to hospitals based on review of K. Maclay comment (0.1); email to public side group for further review (0.1); further revise based on additional comment (0.1); forward same to hospital lawyers (0.1); participate in negotiation subgroup meeting (1.5); email exchange with S. Alexander about P. Singer summary of economic issue with BTCP proposal (0.3); review emails confirming first deputies call for 2/18 (0.2);	7.30
A. V. Alfano	02/18/21	Emails from A. Troop re Sackler counteroffer (0.1, 0.1, 0.2); attend semi-weekly NCSG call (0.6); attend first	5.00



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		deputies call (1.0); review latest Newco term sheets and prior iterations (1.2); call with J. Sharp re creating a side by side document (0.5, 0.1); emails with A. Troop re same (0.1, 0.1); compile AHC, NCSG and Purdue term sheets (0.3); create comparison document (0.6); send to A. Troop with cover note (0.1).	
J. S. Sharp	02/18/21	Attend NCSG state coordination call (0.6); calls with A. Alfano regarding project on negotiating history with AHC and Purdue (0.5, 0.1); research regarding plan negotiating history (0.3); send email to A. Alfano regarding plan negotiating history (0.1).	1.60
A. M. Troop	02/18/21	Email exchange with A. Preis to schedule call (0.1); review further proposal from Sacklers forwarded by A. Preis (0.2); email A. Preis for update on terms other than amount and timing (0.1); email core NCSG and PWSP teams regarding same and likely question from A. Preis or amount and timing (0.1); email exchange with A. Preis about Sackler "contribution" agreement and Debtor/UCC/AHC/MSGE issue list (0.1); circulate email to core NCSG and PWSP teams regarding same (0.1); circulate and review Tronox decision addressing, in part, NAACP standing issues (0.3); confer with A. Preis about Sackler status (0.4); review emails about amount and timing from core NCSG team (0.1); further conference with A. Preis regarding same (0.2); email A. Preis requesting Sackler "contribution agreement" (0.1); review and circulate response together with update on call with A. Preis (0.2); review agenda for semi-weekly NCSG call (0.2) and participate in same (0.6); review (0.4) and circulate to NCSG discovery working group draft order re media intervenor's motion (0.2); participate in document repository discussion with UCC and NCSG (0.5); review UCC letter to J. Drain about IAC hand-written notes (0.2); circulate same to NCSG discovery working group (0.1); participate in first deputies call (1.0); consider next steps based on first deputies call (0.3); email summary of call to PWSP team with request for presentation materials for 2/19 video with negotiation subgroup and interested first deputies (0.1); forward IAC email to J. Drain about responding to UCC letter to discovery working group (0.1); email exchanges with A. Alfano and J. Sharp	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confirming most recent proposals re Sacklers and future of Purdue (0.3);	
A. V. Alfano	02/19/21	Forward transcript to clients (0.1); emails from A. Troop re media motion and Sackler negotiations (0.2, 0.1, 0.1, 0.1); review letter from IACs re discovery (0.2).	0.80
C. M. Block	02/19/21	Review new research assignment re: superseades bonds (0.2); email exchanges with A. Troop and J. Sharp re: scheduling, clarifying questions, and schedule check-in meeting with J. Sharp (0.1, 0.1, 0.2).	0.60
J. S. Sharp	02/19/21	Attend case status Teams meeting with A. Troop, D. Nachman, and S. Alexander (0.5); send emails to A. Troop (0.2) and C. Block (0.1, 0.3, 0.1) regarding bond research for Purdue appeal.	1.20
A. M. Troop	02/19/21	Review side by side comparison of governance bid/ask from A. Alfano and J. Sharp (0.3); email exchange regarding same (0.1); email D. Nachman and S. Alexander same under explanatory cover (0.1); schedule prep call with D. Nachman, S. Alexander and PWSP team re upcoming negotiating subgroup call (0.1, 0.1); participate in prep session (0.5); update links for rescheduled negotiation subgroup strategy call (0.2); confirm distribution mechanism for side by side governance comparisons (0.2, 0.1, 0.1); schedule prep call for core group for 2/22 (0.1); review and circulate email from DPW requesting comments on draft plan (0.1); review and circulate follow up emails on interim order for media motion to unseal (0.2); coordinate research on requirements for bond when appealing a confirmation order (0.4); review and circulate IAC letter to J. Drain on hand-written notes (0.3); email exchanges (0.2) and confer (0.3) with A. Preis regarding Sackler status; email exchanges scheduling call with hospitals (0.1, 0.1); email summary of A. Preis call to D. Nachman, U. Khan, S. Alexander, G. Feiner and PWSP team (0.3); follow up email regarding same addressing BTCP (0.1);	4.10
A. M. Troop	02/20/21	Briefly review (0.1) and circulate (0.1) stipulation on use of exhibits at privileges hearing to NCSG discovery working group;	0.20
A. M. Troop	02/21/21	Email A. Preis about status of Sackler "contribution" agreement (0.1); review email from S. Alexander with PBGC question (0.1); forward same to P. Hunt (0.1);	0.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email exchanges regarding preparation for 2/22 chief deputies and negotiation working group call (0.1, 0.1); confer with A. Preis on Sacklers (0.2); circulate various draft solicitation related materials to core team (0.2);	
A. V. Alfano	02/22/21	Attend negotiation subcommittee meeting (partial) (0.5).	0.50
C. M. Block	02/22/21	Research when courts require a bond to obtain a stay of confirmation order pending appeal (3.1).	3.10
P. J. Hunt	02/22/21	Review and analyze client questions on ability to modify pension plan benefits or forms of benefits, and impact of same on PBGC claim.	0.70
J. S. Sharp	02/22/21	Attend future of Purdue meeting with A. Troop, D. Nachman, G. Feiner, S. Alexander, and U. Khan (0.5); review disclosure statement-related drafts from debtors (1.7); prepare plan confirmation timeline (0.8); participate in hospital settlement zoom meeting (0.5); send email to A. Troop regarding confirmation timeline (0.2); send confirmation timeline to D. Nachman, U. Khan, G. Feiner, and S. Alexander (0.1); participate in zoom meeting regarding future of Purdue (1.1).	4.90
A. M. Troop	02/22/21	Prep with core team for chief deputies and negotiation subgroup call (0.5); participate in call with hospitals on open issues (0.4); review mandamus brief on state/local issues in MDL (0.5); review draft of shortest confirmation timeline from J. Sharp (0.1); email exchange regarding same (0.1); review and circulate to NCSG discovery working group J. Drain response and party follow up on IAC handwritten notes issue (0.1); email exchanges with NCSG working group about call with hospitals and apparent agreement (0.2); participate in first deputies and negotiation subgroup call on future of Purdue(1.2); review "best and final" from debtors, AHC, MSGE and UCC to Sacklers (0.2); circulate same to NCSG core group (0.1); email exchanges with A. Preis (0.1) and M. Huebner (0.1) regarding same; review email exchanges about state of comments on plan and governance term sheet among various parties and circulate same to NCSG core teams (0.2); review governance term sheet and email observations about end dates to NCSG core teams (0.2); email exchanges regarding scheduling call with Debtors, AHC, UCC and MSGE on status (0.1, 0.1); email NCSG core teams regarding same (0.1, 0.1,	4.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	02/23/21	0.1); follow up with P. Hunt on S. Alexander PBGC questions (0.1); email exchanges with D. Mosteller, G. Feiner, and PWSP team about classification issues (0.1); Attend semi-weekly NCSG call (0.6).	0.60
C. M. Block	02/23/21	Continue research on circumstances where courts require a bond to obtain a stay of confirmation order pending appeal (1.1); call with J. Sharp to update and focus research on the bond requirement (.3); further focused research on bond requirement in confirmation order context (2.4); email J. Sharp with updated results (.7).	4.50
P. J. Hunt	02/23/21	Further analysis and prepare email to A. Troop responding to client questions on ability to modify pension plan benefits or forms of benefits, and impact of same on PBGC claim.	1.70
J. S. Sharp	02/23/21	Zoom meeting with C. Block regarding research of bond requirements in confirmation order appeals (0.3); follow up communications with A. Troop regarding C. Block research assignment (0.1, 0.1); call with A. Troop regarding case status (0.3); call with M. Huebner, A. Troop, A. Preis, and S. Gilbert regarding status of plan and Sackler negotiations (0.5); follow up call with A. Troop (0.2); Teams meeting with A. Troop, G. Feiner, S. Alexander, D. Nachman, and U. Khan regarding negotiation status call with Debtors, UCC, and AHC representatives (0.5); attend NCSG coordination call (0.7); work on NPV calculations of accepted Sackler settlement and send to D. Nachman (0.2); attend NCSG chief deputies call (1.0); Teams call with A. Troop regarding budget and status of research projects (0.3); work on comments to Debtors' proposed solicitation procedures (0.8); send email to M. Pettit regarding research project on states' relationship with political subdivisions and chapter 11 plan classifications (0.6).	5.60
A. M. Troop	02/23/21	Confirm call with Debtors, AHC, MSGE and UCC on plan, Sacklers and next steps (0.1); email exchange with G. Feiner about governance term sheet and DOJ position and Sackler status (0.1); email exchanges with K. Eckstein and AHC counsel about DOJ (0.1, 0.1); forward exchange to core NCSG working groups (0.1); email exchanges with D. Nachman and J. Sharp about TPPs (0.1); email exchanges about research on bond issues	5.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.3); confer with A. Preis on status (0.2); participate in call with Debtors, AHC, UCC and MSGE where Debtors expressed hesitancy in sharing Sackler contribution agreement and other details (0.7); follow up with J. Sharp regarding same (0.3); email update to NCSG core teams of call with Debtors et al on various Sackler issues (0.1); update core NCSG teams on call re Sacklers with Debtors and others (0.5); participate in NCSG semi-weekly call (1.10.7); follow up with J. Sharp on request from D. Nachman for NPV analysis (0.1); follow up emails regarding same (0.1); participate in first deputies call (0.50.9); email exchange with S. Alexander about DOJ follow up (0.1); email exchange with D. Molton regarding same (0.1); email exchange with T. O'Neill about hospital term sheet (0.1); review and circulate G. Uzzi and M. Huebner exchange on Sackler terms (0.1); review P. Hunt response to S. Alexander PBGC questions (0.2); email follow up question to P. Hunt (0.1); review A. Preis email about "excluded parties" (0.1); circulate to NCSG core working groups (0.1);	
C. M. Block	02/24/21	Continue research on the circumstances under which courts will grant non-federal governmental entities can a stay pending appeal in the context of a chapter 11 confirmation order without bond.	0.70
P. J. Hunt	02/24/21	Research and respond to A. Troop email inquiry re: ability to disclaim pension benefits.	1.50
J. S. Sharp	02/24/21	Revise budget (0.4); send revised budget to A. Troop (0.1); review bond research from C. Block and attached cases (0.8); draft analysis of bond research from C. Block (1.1); revise budget per A. Troop comments and email to A. Troop (0.3); send email to D. Hart in response to inquiry regarding NPV of proposed Sackler settlement (0.6); Teams meeting with A. Troop regarding case (0.3); research regarding Sackler settlement history and NCSG offers in response to follow up inquiry from D. Hart (0.4); send follow up email to D. Hart regarding NPV inquiry (0.1); participate in call with D. Nachman, T. O'Neil, S. Gilbert, and M. Fischer regarding TPP abatement plan (0.5).	4.60
A. M. Troop	02/24/21	Revise and edit hospital term sheet (1.3); email same to NCSG hospital working group under explanatory cover	6.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email (0.2); follow up with proposed exhibit (0.1); attention to work flow and budget questions (0.6); email exchange with D. Nachman about excluded party list (0.1); review comments to hospital term sheet and further revise same (0.3); receive and quickly review AHC markup of chapter 11 plan (0.4); email same with initial observations to core NCSG teams (0.1); email exchanges with D. Hart and J. Sharp on NPV comparisons (0.1, 0.1, 0.1); confer with K. Eckstein about DOJ, governance terms, [REDACTED], BTCP, AHC plan comments, classification and estimation, request for engagement and search firms (0.7); email detailed summary of same to core NCSG working groups with strategic observations (0.4); email exchanges with M. Cyganowski on status (0.1); participate in part of TPP call (0.1); finalize and circulate draft hospital term sheet to public side working group for review and comment (0.2); review email from D. Mosteller about governance term sheet (0.1); email reply to same (0.1); review P. Hunt response to further PBGC question on termination issue (0.2); email PBGC analysis to S. Alexander (0.1); finalize and circulate work streams and budget with June assumed confirmation hearing (0.2); email exchange with F. Hyde on hospital definition (0.1); further edit and circulate hospital term sheet draft to public side working group for review and comment (0.2); email exchange with G. Feiner about 2/25 negotiation subgroup meeting (0.1);	
A. V. Alfano	02/25/21	Attend negotiation subcommittee meeting (1.1); emails from A. Troop and J. Sharp re plan confirmation, case strategy, plan exclusivity and other (0.2, 0.2, 0.1, 0.1, 0.1, 0.1); review case options document circulated by MA (0.3).	2.20
C. M. Block	02/25/21	Review and analyze email responses from A. Troop and J. sharp on Bond Research, as well as further research questions (0.3); begin researching how courts determine the size of the superseades bond for a stay pending appeal in the context of chapter 11 plan confirmation orders (0.7).	1.00
J. S. Sharp	02/25/21	Send emails to A. Troop regarding bond research update from C. Block (0.1, 0.2, 0.1); send emails to C. Block regarding additional bond research (0.2, 0.1); attend	2.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	02/25/21	NCSG coordination call (partial) (0.3); attend NCSG negotiating committee meeting regarding future of Purdue/Sackler negotiations (1.2); send emails to S. Alexander regarding confirmation issues (0.2, 0.2). Email exchange with G. Feiner about likely length of Debtor's request to extend the exclusive periods (0.1); review research on bonds pending appeal (0.3); email follow up questions to J. Sharp and A. Alfano (0.3); email exchange with core NCSG working groups on search firm interview question (0.1); email exchange regarding prep for 3/1 hearing with PWSP team (0.2); email from M. Huebner about exclusivity extension request and request for consent to an extension to 3/15 (0.1); email exchange with client team regarding same (0.1); participate in semi-weekly NCSG meeting (1.0); confirm to Debtors NCSG will not objection to 3/15 exclusivity extension (0.1); email exchanges with PWSP team about [REDACTED] appeal (0.1, 0.1); emails regarding AD meeting on 3/2 (0.1, 0.1);	1.90
C. M. Block	02/26/21	Review and analyze email responses from A. Troop and J. sharp on Bond Research, as well as further research questions in preparation for call with J.Sharp (.3); Call with J. Sharp re: further research on how courts determine the size of a superseades bond for a stay pending appeal in the context of a chapter 11 confirmation plan (.7).	1.00
J. S. Sharp	02/26/21	Appellate bond research update call with C. Block (0.7); attend update meeting with G. Feiner, D. Nachman, A. Troop, S. Alexander and U. Khan regarding AG meeting preparation (0.5).	1.20
A. M. Troop	02/26/21	Confer with K. Eckstein about future of Purdue constructs (0.2); email core working groups to schedule call regarding same (0.1, 0.1); email exchanges with A. Licht and S. Ellis about participating in interviews for search firms (0.1); email AHC regarding same (0.1); confer with core working groups about K. Eckstein conversation (0.4); review (0.4) and circulate exclusivity extension and related motions/orders (0.1); email exchanges with S. Alexander about King & Spaulding fee application (0.1); email J. McClammy about DOJ documents (0.1); mail NCSG 3/1 hearing agenda and related pleadings to NCSG under explanatory cover email (0.2); email A. Preis about	2.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	02/27/21	interviewing search firms (0.1); Email exchange with A. Preis about search firm process (0.1); email exchange with A. Preis about pension participants (0.1); email K. Eckstein to schedule call on 2/28 (0.1);	0.30
A. M. Troop	02/28/21	Confer with K. Eckstein on various case issues (0.3); confirm no NCSG objection to shortened notice on exclusivity extension to Debtors and others (0.1);	0.40
Total Hours:			322.10
Total Fees:			\$300,294.83
Courtesy Discount			(7,000.00)
Total Fees Due:			\$ 293,294.83

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	77.50	\$ 756.50	\$ 58,628.75
C. M. Block	30.90	484.50	14,971.06
P. J. Hunt	5.80	1,100.75	6,384.37
J. S. Sharp	60.80	765.00	46,512.00
A. M. Troop	147.10	1,181.50	173,798.65
Courtesy Discount			(7,000.00)
<b>Total:</b>	<b>322.10</b>		<b>\$293,294.83</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
02/23/21	Task E106 - Computer Research	Summary	\$869.73
02/15/21	Task E103 - Document Processing	Summary	24.30
02/19/21	Task E112 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4837882; DATE: 2/19/2021 Certified Transcript of Witness, 02/17/21, A. Alfano	137.55



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02/17/21	Task E105 - Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010044582072; DATE: 2/17/2021 BANKRUPTCY COURT CourtSolutions Receipt Case Name: (19- 23649) . Case Number: Purdue Pharma Judge: Robert Drain Date and Time of Hearing: 2/17/2021 10:00 AM EST, A. Troop, 02/17/21	70.00
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**Total Disbursements: \$1,101.58**

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	869.73
Deposition/Transcript	137.55
Document Processing	24.30
Other Court Costs	70.00
<b>Total:</b>	<b>\$1,101.58</b>

**Total Due For Matter 0000001: \$294,396.41**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

March 31, 2021  
Invoice No. 8395995  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 300,294.83	\$ 1,101.58	\$ 301,396.41
<i>Courtesy Discount</i>	<u>(7,000.00)</u>		<u>(7,000.00)</u>
<b>Total This Invoice:</b>	<b>\$ 293,294.83</b>	<b>\$ 1,101.58</b>	<b>\$ 294,396.41</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8383611	01/29/21	\$251,782.77	\$233,123.81	\$18,658.96
8389805	02/24/21	<u>353,031.10</u>	<u>0.00</u>	<u>353,031.10</u>
Total Prior Outstanding		\$604,813.87	\$233,123.81	\$371,690.06
Total Amount Outstanding				\$666,086.47

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]

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Andrew M. Troop

March 31, 2021  
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Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

April 30, 2021  
Invoice No. 8402316  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through March 31, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 422,270.41	\$ 905.91	\$ 423,176.32
<b>Total This Invoice:</b>	<b>\$ 422,270.41</b>	<b>\$ 905.91</b>	<b>\$ 423,176.32</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through March 31, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/01/21	Email from A. Troop re discussions with AHC (0.1); review revisions to March 2 options document (0.2, 0.1, 0.1, 0.1); brief review of Raymond-side net asset report (0.5); internal call to discuss status and to-do items (0.5); follow up call with J. Sharp regarding same (0.4); call with M. Pettit and J. Sharp re classification research (0.3); attend mediation strategy call (1.0); draft talking points document for AG call (1.0) and perform related research (0.8); attention to classification research (1.0, 0.4); analyze email from CT re disclosure statement objection and A. Troop response (0.5).	7.00
C. M. Block	03/01/21	Research how courts calculate the bond amount required for a stay pending appeal of a chapter 11 plan confirmation (4.2).	4.20
M. Pettit	03/01/21	Call with J. Sharp and A. Alfano re research (0.3); research state sovereignty over subdivisions (2.6).	2.90
J. S. Sharp	03/01/21	Send emails to A. Troop (0.1) and K. Massicotte (0.2) regarding NPV analysis; send email to M. Pettit regarding plan classification research (0.1); call with M. Pettit and A. Alfano regarding plan classification research (0.3); work on NPV analysis per request from A. Troop (0.2); send email to A Troop regarding NPV analysis (0.1); revise plan confirmation timeline (0.3); send revised version of plan confirmation timeline to A. Alfano (0.1).	1.40
A. M. Troop	03/01/21	Review email from S. Gilbert about issues involving "excluded parties" (0.1); email exchanges with A. Preis et al regarding same (0.1, 0.1, 0.1, 0.2); email exchanges with S. Gilbert et al regarding same and coordinating a call (0.1, 0.1, 0.2); email exchange with K. Maclay about the hospital abatement term sheet (0.1); email G. Feiner et al summary of 2/28 call with K. Eckstein (0.2); consider research issues (0.5) and internal calls regarding same (0.5); review and revise working draft of AG options list for 3/2 call (0.3); review email from K. Massicotte about NPV (0.1); email exchanges with J. Sharp regarding same	7.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1, 0.1); email exchange with S. Alexander about AG options' list (0.1); email exchanges with G. Feiner et al about potential buy-out option from Consenting States and schedule for the week (0.1, 0.1); attention to rescheduling AG to March 4 (0.2); review email from S. McNulty about hospital abatement (0.1); email K. MacLay regarding follow up to same (0.1); participate in NCSG negotiating committee strategy call (1.1); email AHC state lawyers requesting update on classification, estimation, plan review and DOJ status (0.2); email exchanges about definition of Non-Federal Acute Care Hospitals with hospitals and public side creditor working group (0.2); review K. Massicotte draft regarding disclosure statement objection issues and edit same (0.7); email edits to K. Massicotte under explanatory cover email (0.2); review and further revise AG options' list (0.2); email exchange with S. Alexander and PWSP team regarding same (0.1); email AHC and UCC requesting copy of draft Sackler agreement (0.1); email status update to G. Feiner et al (0.1); follow up email exchange with K. Massicotte on insert regarding disclosure statement objection (0.1); email exchange with G. Feiner and S. Alexander regarding witness issues for a contested confirmation hearing (0.2).	
A. V. Alfano	03/02/21	Attend semi-weekly NCSG call (0.7); internal PWSP call (0.3); video conference with PWSP, NY and MA (0.7); continued drafting of talking points document (1.0); review M. Pettit research (0.3); continued review of Raymond side net asset report (0.8); response to email from A. Troop re same (0.1); compile emails (0.3) and send report to nonview only PEO group (0.2); attention to revised plan documents (1.0).	5.40
C. M. Block	03/02/21	Continue research on how courts calculate the bond amount required for a stay pending appeal of a chapter 11 plan confirmation, gather materials, write and send report (7.95).	7.95
M. Pettit	03/02/21	Research case law on state sovereignty over subdivisions.	2.10
J. S. Sharp	03/02/21	Review Side B Net Assets Report (0.4); send email to A. Troop regarding Net Assets Report (0.1); review Purdue strategy document draft from A. Alfano (0.2); send email to A. Alfano regarding Purdue strategy document (0.1).	0.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	03/02/21	Email exchanges with M. Huebner regarding status (0.1, 0.1); review email about Side B financial update (0.1); email core client and PWSP teams regarding same (0.1); email exchange with S. McNulty et al about turning draft of hospital abatement plan (0.1); revise and edit hospital abatement term sheet (1.1); email same to S. McNulty et al under explanatory cover email (0.2); email NCSG, MSGE and AHC hospital working group regarding same (0.1); email S. Alexander et al regarding same (0.1); email exchanges with S. Alexander and PWSP team about revisions to options' list for the AGs (0.1); email exchanges with NCSG and PWSP team (0.1, 0.1, 0.1) and Side B lawyers (0.1, 0.1) confirming updated Side B financial information non-view only access to same under Rule 2004 protocol; review financial update (0.2); email observations regarding same to NCSG and PWSP core team (0.1); email exchanges with J. Sharp and A. Alfano regarding analysis and circulation of same to non-view only recipients of PEO (0.1, 0.1, 0.1); email exchanges with S. Alexander et al about further comments to options' list for AG and Sackler wealth information (0.1); email exchanges with ACH and UCC about "excluded party" issues (0.1, 0.1); receive and circulate to core NCSG and PWSP team revised plan and governance term sheet from debtors (0.1); email exchange with D. Nachman about role of D. Creadore (0.1); confer with M. Huebner regarding status (0.5); email exchanges with S. Ellis, A. Licht and J. Sharp about search firm interviews (0.1, 0.1); participate in most of NCSG semi-weekly call (0.8); confer with U. Khan et al on status and strategy issues (0.3); email exchange with M. Quirk, L. McFarlane and A. Alfano about options' list for AGs and coordinating a call for 3/4 (0.1, 0.1); follow up with NY and MA on various issues (0.7).	6.40
A. V. Alfano	03/03/21	Draft talking points document for AG call (1.5, 1.7); implement J. Sharp comments (0.3); send to A. Troop with cover explanation (0.2).	3.70
J. S. Sharp	03/03/21	Attend NewCo/TopCo board search firm interviews (2.0); review research summary from M. Pettit (0.3); send email to M. Pettit and A. Alfano regarding third-party releases research (0.2); send emails to M. Mana regarding Debtors'	2.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		chapter 11 plan (0.1, 0.2).	
A. M. Troop	03/03/21	Review and respond to accumulated emails (0.6);	0.60
A. V. Alfano	03/04/21	Attend call with A. Troop, J. Sharp, MA and DE in response to questions from DE re risks of plan "options" (1.8); attend semi-weekly NCSG call (0.4); draft short term litigation document (1.8, 1.7); confer with A. Troop (0.2, 0.1) and J. Sharp (0.5) re same; send document to A. Troop with cover explanation (0.1).	6.60
C. M. Block	03/04/21	Follow up with J. Sharp re: Protective order; review, sign onto, and send Protective order to A. Alfano.	0.50
A. M. Troop	03/04/21	Revise and edit updated version of options' list for AGs (0.2); email G. Feiner et al same under explanatory cover email (0.1); prepare for video with DE and WI on various case issues and options' list for AGs (0.2); confer with M. Quirk, L. McFarlane and S. Alexander regarding same (1.6); email exchanges with M. Moriarity (0.1) and J. Sharp and A. Alfano (0.1) about opt-out issues; email exchanges about scheduling call with U.S. on document disclosure issues (0.1, 0.1, 0.1); email exchanges with S. McNulty about status of hospital term sheet (0.1, 0.1); participate in negotiation committee call on AG options' list (1.1); participate in NCSG semi-weekly call (0.5); review and revise draft plan litigation and timeline from PWSP team (1.8); email exchanges with PWSP team regarding same (0.1, 0.1); review K. Massicotte email regarding disclosure statement objections (0.2); review CT and Washington memo regarding next steps and AG's options (0.2); email exchange with PWSP team regarding same (0.1); email exchange with S. Alexander about Hawaii's question on opt out issues (0.2); finalize and circulate plan litigation and timeline chart to M. Quirk, L. McFarlane, S. Alexander and PWSP team under explanatory cover email (0.2); email exchange with M. Burke et al on status and PBC issues (0.1); Attention to IAC productions (1.0); initial drafting of governance document (2.6).	7.40
A. V. Alfano	03/05/21	Attention to IAC productions (1.0); initial drafting of governance document (2.6).	3.60
A. M. Troop	03/05/21	Email exchanges with D. Hart about upcoming AG call (0.1); email exchange with S. Alexander about plan litigation and timeline (0.1); review current drafts of plan	5.80



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		related documents from the debtors, various term sheets, and emails in preparation for AG call (2.1); review COFINA case on equitable mootness and consider implication for stay pending appeal issues (0.3); email A. Alfano regarding same (0.1); prepare for call with AHC and UCC on "excluded parties" for releases (0.2) and participate in same (1.0); email exchanges with A. Preis on case status issues (0.1); participate in AG call (1.2); exchanges with D. Nachman regarding same and case status (0.1, 0.2); email exchanges with D. Nachman et al about Newco structure issues (0.1); email exchanges with J. Abrams about AG call (0.1);	
A. M. Troop	03/05/21	Confer with A. Preis about Sacklers, Burke, excluded parties and general issues (0.7); prepare and circulate detailed analytical summary for G. Feiner et al (0.8); email exchanges with D. Mosteller et al about structure issues and next steps (0.2, 0.1); email exchange with A. Alfano about presentation document on structure for AGs and responding to document request from D. Mosteller (0.1, 0.1); review M. Fischer email on TPP abatement outline (0.1); follow up email exchanges with D. Nachman regarding same (0.1); email exchange with M. Van Eck on plan and disclosure statement process and issues (0.1);	2.30
A. V. Alfano	03/06/21	Attention to IAC production (0.3); send updated governance materials to A. Troop and D. Mosteller (0.2); email to J. Sharp re IAC production (0.1); prepare presentation document outlining governance to AGs (2.4, 2.0).	5.00
A. M. Troop	03/06/21	Confer with A. Preis about Sacklers, Burke, excluded parties and general issues (0.7); prepare and circulate detailed analytical summary for G. Feiner et al (0.8); email exchanges with D. Mosteller et al about structure issues and next steps (0.2, 0.1); email exchange with A. Alfano about presentation document on structure for AGs and responding to document request from D. Mosteller (0.1, 0.1); review M. Fischer email on TPP abatement outline (0.1); follow up email exchanges with D. Nachman regarding same (0.1); email exchange with M. Van Eck on plan and disclosure statement process and issues (0.1).	2.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/07/21	Continued drafting of governance presentation (1.5); emails to J. Sharp (0.1) and A. Troop (0.1) re presentation; calls with A. Troop (0.1) and J. Sharp (0.2) to hand off presentation assignment due to a family emergency.	2.00
J. S. Sharp	03/07/21	Call with A. Alfano regarding governance summary (0.1); work on Purdue plan governance summary (4.1); send governance summary to A. Troop for review (0.1).	4.30
A. M. Troop	03/07/21	Email exchange (0.1) and confer (0.2) with A. Alfano about governance issue follow up for AGs and case status; email J. Sharp regarding same (0.1); email exchange with M. Van Eck about recent version of plan and specific questions (0.9); review and forward to PWSP team email exchange between G. Feiner and W. Weinberg about PBC mechanics (0.1); email exchange with J. Sharp and A. Alfano on status of memo regarding Newco governance (0.1)	1.30
J. S. Sharp	03/08/21	Work on IAC document production (0.6); send email to P. McManus regarding IAC document production (0.2); review and edit Purdue governance memorandum and send comments to A. Troop (0.9).	1.70
A. M. Troop	03/08/21	Prepare for (0.2) and participate (1.0); in video with DOJ on document disclosure and other case issues; email exchanges (0.1, 0.1) and confer (0.4) with A. Preis on various case issues; email exchange with S. Alexander on plan filing timing issues (0.1); email exchange with D. Nachman and G. Feiner about DOJ call and next steps with TPPs (0.1); email exchange with T. O'Neill about Newco and Topco documents (0.1); email exchanges with S. McNulty, R. Clifford et al about most recent hospital term sheet (0.1, 0.2, 0.1); follow up with NCSG hospital working group regarding same (0.1, 0.2); email exchanges with G. Cicero and D. Molton regarding same (0.1, 0.1); email exchange with K. Maclay regarding same (0.1); draft memo on governance and related liability issues for NCSG AGs (5.6); email PWSP regarding same and needed follow up (0.1); email G. Feiner et al regarding same and upcoming negotiating committee meeting (0.1); confer with M. Huebner about Sackler/plan issues and preliminary injunction (0.3); review revisions to disclosure terms based on DOJ discussion from G. Feiner	12.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.1); email G. Feiner et al regarding same (0.1); review and email exchanges regarding T. O'Neill email to hospitals (0.2, 0.1); confer with A. Preis about Sacklers, plan, preliminary injunction and Burke (0.3); email exchange with T. O'Neill, B. Edmunds, S. Tonnesen, J. Abrams, N. Kelly and J. Pearlman about coordinating call on various case-related questions (0.1, 0.1); review and revise chart comparing AHC, Debtor and NCSG positions on Newco/Topco governance issues (0.3); receive and circulate (0.1) and review (0.7) debtor's email with various comments to Plan from various groups; email U. Khan et al detailed summary of calls with M. Huebner and A. Preis (0.4); email exchanges with S. Alexander regarding preliminary injunction strategy (0.1, 0.1, 0.1); consider issues regarding same in advance of 3/9 call with S. Alexander (0.3); gather and forward TPP abatement plan documents and red lines for D. Nachman under explanatory cover email to NCSG TPP team (0.2); review J. Sharp comments to ownership liability risk memo for AGs (0.1); finalize (0.2) and forward same and governance summary under explanatory cover email (0.1) to D. Nachman, G. Feiner et al for review and comment.	
A. V. Alfano	03/09/21	Review revised plan documents (1.0); email from A. Troop re litigation time line (0.4); review updated options and governance documents (0.7).	2.10
A. M. Troop	03/09/21	Confer with S. Alexander about preliminary injunction opposition planning, options memo for AGs and other case issues (0.5); further revise and edit ownership liability memo and related summary chart of governance terms (0.5); forward same to G. Feiner, D. Nachman et al for further review and comment under explanatory cover (0.1); review and revise updated options memo from S. Alexander (0.1); email exchanges with S. Alexander regarding same (0.1, 0.1, 0.1); email exchanges with G. Feiner on likelihood of \$4.275 billion amount being reported in expected plan filing on 3/15 (0.1); confer with T. O'Neill, J. Abrams, K. Massicotte and B. Edmunds about case issues and strategy (1.2); memo regarding same (0.4); email exchanges with G. Feiner et al on exclusion of NCSG from draft exculpation provisions in plan draft (0.1, 0.3); email state of play and issues list to	7.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		AHC and MSGE regarding TPP abatement plan (0.5); email exchanges with K. Massicotte et al about further strategy questions (0.1, 0.1); email exchange with S. Alexander on timing issues regarding extension of preliminary injunction (0.1); email exchange with G. Cicero and D. Molton regarding hospital status (0.1); email exchange with S. Bullock (0.1, 0.1); email exchange with A. Licht regarding same (0.1, 0.1, 0.1); follow up on structure schematic with PWSP team (0.1, 0.1); participate in semi-weekly NCSG call (0.9); email structure schematic to D. Mosteller as requested (0.1); attention to response to K. Massicotte questions (1.2).	
A. V. Alfano	03/10/21	Email from A. Troop forwarding governance analysis and other documents.	0.20
A. M. Troop	03/10/21	Circulate draft disclosure statement from debtors (0.1); finalize and forward response to K. Massicotte questions (0.4); review and circulate comments from TPPs to chapter 11 plan (0.2); email exchange with S. Alexander about placeholder for August confirmation date (0.1); further clean up to response to K. Massicotte questions (0.3); attention to further question from K. Massicotte and revisions (0.4); confer with G. Feiner about upcoming AG call (0.1); email revised answers to all K. Massicotte questions to K. Massicotte and G. Feiner under explanatory cover (0.2); finalize owner liability memo and exhibits and litigation timeline options for AGs (1.5); circulate same to K. Massicotte, G. Feiner and PWSP team under explanatory cover email (0.2); email exchange with A. Preis on status (0.1); email exchanges with NCSG team about MSGE additions to plan to alter certain allocation issues and potential next steps (0.2); attention to D. Hart questions on costs of litigation strategy to present to AGs (0.6); review email from G. Feiner to AGs with various memos and documents (0.1); review T. Waldrep memo about risks of ownership, other issues and next steps (0.4); email exchanges with NC about follow up with T. Waldrep (0.1, 0.1); update miscellaneous question memo to address litigation cost issues and circulate same (0.4); further revisions to same based on comments from team (0.3); review R. Clifford reply to T. O'Neill (0.2); email T. O'Neill and D. Nachman regarding same (0.1).	6.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/11/21	Prepare for and attend attorney general call (1.7); call with A. Troop re next steps (0.5); review revised plan, disclosure statement and related documents (1.7).	3.90
A. M. Troop	03/11/21	Email exchange with A. Preis on status and scheduling a follow up call (0.1); review T. O'Neill draft response to R. Clifford (0.2); email exchanges with T. O'Neill and D. Nachman regarding same (0.1); confer with T. Waldrep and D. Mosteller about case status and strategy (0.6); email exchanges about NCSG meeting schedule for the remainder of the week (0.1, 0.1); attention to request for detail on NY portion of aggregate proof of claim (0.7); prepare for (0.4) and participate in (1.2) AG call; follow up with A. Alfano on next steps (0.5).	3.80
A. V. Alfano	03/12/21	Attend negotiation subcommittee meeting (1.7); attend semi-weekly NCSG call (0.6); attention to incoming IAC production (0.3); report on discovery time tracking (0.1); review J. Sharp motion to withdraw (0.1); attention to solicitation procedures (0.7).	3.20
A. M. Troop	03/12/21	Email exchange with S. Alexander and D. Mosteller about Sackler status with Debtors, AHC and UCC (0.2); confer with TPP, AHC and MSGE on open issues and potential gap closers (1.2); follow up regarding same (0.2); circulate revised Newco governance term sheet from Debtors under brief cover email (0.1); review same (0.2); email exchange with M. Huebner about preliminary injunction (0.1); participate in negotiating committee meeting (1.0).	3.50
A. V. Alfano	03/13/21	Analyze filed disclosure statement for issues raised in litigation memo.	2.40
A. M. Troop	03/14/21	Circulate revise plan from debtor under explanatory cover email (0.1); email exchange with S. Alexander et al about criminal release issues (0.1); email exchange with G. Feiner about anticipated timing on updated disclosure statement (0.1); circulate revised disclosure statement under explanatory cover email (0.1).	0.40
A. V. Alfano	03/15/21	Attention to Norton Rose productions (1.0); send email to Norton Rose counsel re same (0.2); follow up email to P. McManus re IAC production (0.1); attention to J. Sharp motion to withdraw (0.1); attention to draft disclosure statement motion (1.3).	2.70
A. M. Troop	03/15/21	Brief review of disclosure statement (0.7); confer with K.	5.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Massicotte about preliminary injunction extension and CT's hiring of outside counsel (0.3); confer with A. Preis about settlement potential with NCSG, status of Sackler settlement, disclosure statement and next steps (0.5); confer with K. Maclay regarding same (0.2); email summary and observations about next steps to U. Khan et al (0.5); email exchange with T. O'Neill regarding hospitals and next steps (0.1); circulate proposed disclosure statement order, solicitations and ballots to core client and PWSP teams (0.1); review same (0.8); review accumulated email exchanges and other filings and circulate as appropriate (1.8); email exchange with S. Alexander confirming status of filings and drafts from Debtors (0.1); review email from T. O'Neill about hospital comments regarding term sheet (0.1); revise term sheet accordingly (0.2); email same to T. O'Neill under explanatory cover email (0.1); attention to J. Sharp motion to withdraw (0.1).	
A. V. Alfano	03/16/21	Review filed plan documents and circulate to MA and NY.	2.00
A. M. Troop	03/16/21	Circulate further revised plan from debtors (0.1); briefly review same (0.2); circulate further revised disclosure statement from debtors (0.1); brief review same (0.3); email exchange with S. Alexander, G. Feiner and A. Alfano about disclosure statement (missing) exhibits for liquidation analysis, financial projections and valuation analysis (0.2); email exchanges with P. Schwartzberg (US Trustee's office) about status of NCSG support for plan and so-called tax distributions to the Sacklers (0.1, 0.1, 0.2); review and circulate various articles on plan terms to client and PWSP teams (0.4); email exchanges with client and PWSP team about communications with US Trustee (0.1, 0.1); review and respond to S. Alexander, D. Mosteller et al emails on NPV analysis (0.2); participate in negotiating committee strategy call (1.1); review Washington State statutes for potential way to address state constitutional limits on stock ownership (0.3); email exchanges with T. O'Neill regarding same and hospital term sheet status (0.1, 0.1); follow up with public side hospital working group on most recent proposed revisions to hospital term sheet and draft response (0.2); prepare for	10.90

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		(0.2) and participate in semi-weekly NCSG call (1.0); review and begin to revise draft objection to the extension of the preliminary injunction produced by MA and CT (5.7).	
A. V. Alfano	03/17/21	Review draft PI opposition (0.4); review redlines received from A. Troop (0.2, 0.1, 0.2); emails from A. Troop and States re revisions to PI opposition (0.6).	1.50
M. Pettit	03/17/21	Research case law on plan classification.	1.00
A. M. Troop	03/17/21	Finish editing draft objection to PI extension (0.2); distribute to MA and CT for review and comment under explanatory cover email (0.1); review and circulate article analyzing draft plan economics (0.2); email exchange with S. Alexander et al about revisions to PI opposition (0.1); review and circulate article on plan confirmation challenges to client and PWSP teams (0.2); review plan/disclosure statement for hints on release provisions and support for statement about Sackler wealth accumulation from 2019 - 2020 (0.3); further revise PI opposition based on foregoing and other clean up (0.4); circulate same to MA and CT under explanatory cover email (0.1); further update opposition to PI extension based on comments received (0.7); circulate same to MA and CT under explanatory cover email (0.1); email exchange with G. Feiner et al on next steps regarding the PI opposition (0.1); review and revise PI opposition based on further comments and additional review (0.3); email same to negotiating subgroup under explanatory cover requesting comments (0.1); email exchange with N. Kelly regarding draft PI opposition (0.1); voice mail (0.1) and email exchanges (0.2, 0.1) and confer (0.3) with M. Van Eck regarding same, USA Today op-ed and PEC issues; review and further revise the PI opposition based on comments received from the negotiation subgroup (2.6); circulate revised draft for further comment, outlining process for sharing with entire NCSG (0.1); review further comments and further revise and circulate PI opposition to negotiating subgroup (0.9); review and circulate email from M. Huebner to client and PWSP team about PI position (0.1); email A. Alfano about following up on missing disclosure statement exhibits (0.1); email NCSG draft PI opposition for consideration at 3/18	7.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	03/18/21	meeting under explanatory email cover (0.1). Call with D. Consola at DPW re plan exhibits (0.1); follow up email to S. Alexander and A. Troop re same (0.1); call with A. Marrero at Simpson Thatcher re designations in recent production (0.1); attend negotiation subcommittee meeting (0.8); attend semi-weekly NCSG call (0.8) and first deputies call (0.9); attention to case calendaring (0.2); review adversary proceeding docket in response to A. Troop question (0.3); email to C. Block re same (0.2); email to Managing Attorneys Office re upcoming filings (0.1); prepare and finalize J. Sharp motion to withdraw (0.7); serve motion (0.1); send proposed order to chambers with cover note (0.2); create tracking document for AG signatures to letter (0.5); initial review of draft memo and participation agreement (0.5, 0.6); review/revise objection to preliminary injunction (2.0); emails from A. Troop and H. McDonald re memo and participation agreement (0.2, 0.1, 0.1); continued review of PI objection (1.3).	9.90
C. M. Block	03/18/21	Locate and pull Information on all filings relevant for specified section of new Opposition to PI Extension brief.	0.90
H. M. McDonald	03/18/21	Teleconference with A. Troop regarding committee, memo and letter (.4); review committee agreement, memo and emails regarding same (1).	1.40
A. M. Troop	03/18/21	Email exchanges with NCSG members about PI Opposition (0.1, 0.1, 0.1, 0.2, 0.1); email C. Block regarding required information/cites for PI opposition (0.2); revise PI opposition based on comments (0.7); confer with D. Molton on status (0.2); email exchanges coordinating mediation subgroup call for 3/18 (0.1); email G. Feiner et al revised version of PI opposition for review before broader circulation under explanatory cover and comment on proposed agenda for 4 pm call (0.2); review citations from C. Block for the PI opposition (0.1); email exchanges with J. Donahue, G. Feiner and S. Alexander about co-defendant issues in Plan (0.2, 0.1, 0.1); review draft letter proposal letter in preparation for negotiation and NCSG calls (0.2); participate in negotiation subgroup strategy call (1.0); consider issues and next steps (0.8); email AHC about co-defendant issues (0.1); email exchange with D. Mosteller regarding same (0.1); email	12.40



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		exchange with B. O'Neil (0.2) and L. McFarlane (0.1) about PI opposition; participate in NCSG semi-weekly call (1.0); participate in first deputies' call (0.8); email exchange with D. Mosteller about NCSG Group Agreement and 70% issue (0.1); prepare memo for NCSG on 70% issue and options (4.1); forward same, with underlying documents, to H. McDonald and A. Alfano for review and comment under explanatory cover email (0.3); review briefly solicitation directive and email client and PWSP team regarding same and next steps (0.1); email exchange with client and PWSP team about advising debtors re PI opposition (0.1); review and distribute as needed multiple emails from the day (0.3); email exchange with H. McDonald on NCSG Agreement analysis (0.2, 0.1); email debtors about PI extension opposition (0.1).	
A. V. Alfano	03/19/21	Continued review of participation agreement memo and A. Troop revisions (1.1); attention to video hearing on Media Intervenors' motion (0.3); email docs team with instructions re TOA and TOC for PI objection (0.2); email to K. Galle at Haug Partners re production designation (0.1); brief review of production (0.3); search for Second Circuit cite for PI objection (1.0); emails to S. Alexander re same (0.1); attention to discovery time tracking (0.1); revisions to TOA, TOC and citations in PI objection (0.5, 0.2); send revised document to document production team (0.2); email to K. Townsend re attending Wednesday's video hearing (0.3); calls to/from K. Townsend re same (0.1, 0.1); send request for permission to attend video hearing to chambers (0.3); review/revise PI opposition (1.3); finalize PI opposition (0.4); send revised PI opposition to A. Troop with cover explanation (0.2); attention to filing PI opposition (0.1); serve PI opposition (0.3) and send chambers copy (0.1); multiple emails from States re signatures to AG letter (0.1, 0.1, 0.1, 0.1, 0.1, 0.1); update signature tracking chart (0.4, 0.3, 0.6); circulate Accountability Committee objection to D. Nachman (0.2).	9.40
H. M. McDonald	03/19/21	Review revised memo and emails (.5); review emails regarding offer letter and background (.5).	1.00
A. M. Troop	03/19/21	Revise memo on NCSG agreement (0.9); email H.	7.80

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		McDonald and A. Alfano regarding same and next steps (0.1); email exchanges with NC, NY, and MA regarding same under explanatory note given questions raised by each (0.1, 0.1, 0.2, 0.1); further email exchange with M. Huebner re PI opposition and email client and PWSP team regarding same (0.1); email exchange regarding potential video hearing on 3/24 (0.1, 0.1); revise memo on NCSG agreement based on further comments (0.2); email exchanges with PWSP team on revisions (0.1); finalize same and forward to G. Feiner for NCSG circulation (0.3); review further comments to PI Opposition and revise same (0.3); circulate same to NCSG mediation subgroup under explanatory cover email (0.1); email H. McDonald and A. Alfano regarding same and protocol for finalizing and filing (0.1); further email exchanges with D. Mosteller and A. Alfano about citing DOJ brief to 2nd Circuit in a different case about third party releases (0.1, 0.1); circulate press article on debtors' proposed confirmation schedule and protocols (0.1); email exchanges with D. Hart et al about NCSG agreement memo and proposed individual state letter to Sacklers re potential resolution (0.1, 0.1, 0.1); email exchanges with S. Alexander and NCSG negotiating subgroup about PI Opposition and distinctions between Sacklers and other non-debtors and other comments (0.1, 0.1); email exchange with E. Romanoff about Prime Clerk email to J. Canaday (0.2); email exchanges with S. Gilbert, K. Maclay et al about hospital status and comments on proposed revised term sheet (0.1, 0.1); further revise and finalize (0.3) and circulate PI opposition to NCSG mediation subgroup for final signoff under explanatory cover (0.1); review further edits to TPP abatement plan from M. Fischer (0.2); email observations regarding same to public side TPP working group (0.1); email G. Feiner transmittal of NCSG agreement analytical memo and individual state offer letter to PWSP team under explanatory cover regarding same and next steps (0.2); email exchanges with AG offices regarding process on individual state offer letter (0.1, 0.1, 0.1, 0.1, 0.2, 0.1, 0.1, 0.1, 0.1, 0.1); final review and edits to PI Opposition (0.2); email A. Alfano sign off for filing (0.1); review	

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A. V. Alfano	03/20/21	email from 9 states about proposed next steps (0.2); email exchange with A. Alfano regarding same (0.1); email exchange (0.1) and confer (0.3) with K. Eckstein re co-defendant issues; email exchange with MN AG office about NPV questions (0.2); email exchange with T. O'Neill on appeal, stay pending appeal and Sackler status (0.2); circulate chart with responses re AG letter (0.2). Research Sackler Act and send to A. Troop with cover explanation (0.3); update tracking chart for sign-ons to AG letter (0.3); email to A. Troop re next steps/strategy (0.1).	0.70
A. M. Troop	03/20/21	Update letter tally (0.1); circulate same (0.1); review email from L. Eaton regarding "Sackler Act" (0.1); email A. Alfano to obtain same and some initial questions (0.1); review same (0.3); further email exchanges with states on letter process (0.1, 0.1); email exchange with A. Alfano about "Sackler Act" and other issues (0.1); consider next steps and strategy to maximize leverage given lack of consensus among the NCSG on Sackler next steps (1.2).	2.10
A. M. Troop	03/21/21	Review, consider and revise TPP term sheet based on D. Nachman comments (0.3); circulate same to public side TPP working group for review and comment under explanatory cover email (0.1); review responses and sign off to same (0.1); forward same to TPP lawyers under explanatory cover (0.2); email exchanges with H. McDonald and A. Alfano about scheduling strategy call (0.1, 0.1); continue to work on strategy to leverage lack of NCSG consensus (0.4); email exchanges with D. Nachman on next steps (0.1, 0.1);	1.50
A. V. Alfano	03/22/21	Calls with H. McDonald and A. Troop re disclosure statement and plan issues (0.6, 1.0); send most recent plan documents to H. McDonald (0.1); attention to IAC privilege log (0.2); email to P. McManus re process for sending productions (0.1); create hearing binder for Wednesday's hearing (1.0); email to A. Troop and H. McDonald re same (0.2); review Accountability Committee objection (0.2); update letter signatory chart (0.1, 0.1); emails from A. Troop re TPP settlement (0.2, 0.1); emails from A. Troop re AG letter (0.1, 0.1, 0.1); review/markup governance term sheet and disclosure statement (2.4).	6.60

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H. M. McDonald	03/22/21	Team calls regarding letter status and plan issues (0.6, 1.0); review plan and disclosure statement (2.3).	3.90
A. M. Troop	03/22/21	Email exchanges scheduling call on strategy with PWSP team (0.1); email exchanges about Wednesday Zoom hearing (0.2); email exchange with G. Feiner on state tally (0.1); confer with PWSP about strategy for negotiations (0.6, 1.0); follow up with VA (0.1) and MD (0.1) on letter; begin to outline argument for 3/24 PI hearing (1.8); email exchanges with PWSP team regarding tally on letter (0.2); circulate same to client and PWSP team (0.1); follow up with T. Bashere regarding VA (0.1); email exchanges about 3/23 mediation subgroup meeting and next steps (0.1, 0.1); email exchanges with A. Preis about 3/24 hearings (0.1, 0.1); confirmation for VA re letter (0.1); email NCSG regarding same (0.1); email exchanges with M. Rundlet regarding timing on letter from individual states (0.1); email with M. Fischer on timing of response comments on TPP abatement term sheet (0.1); email exchange with H. McDonald on the Sackler Act (0.1); email exchanges with J. Abrams (0.1), S. Ellis, on status (0.1); email exchanges with client and PWSP team about next steps for commenting on plan related documents if there is no Sackler deal (0.2); review M. Fischer email on ability to add to Exhibit B of TPP agreement (0.2); email public side TPP working group regarding same and issues for discussion (0.1); confer with A. Preis about PI and Hospitals (0.2).	5.00
A. V. Alfano	03/23/21	Email to P. Ng re NRF production (0.2); attention to NRF production (0.2); review final mediators' report (0.2) and circulate to group (0.1); circulate replies to NCSG (0.1, 0.1); attention to II-Way Entities production (0.2); forward production to P. McManus (0.2); forward agenda for today's call and other documents to H. McDonald (0.1, 0.1); update binder for tomorrow's hearing (0.2); emails with A. Troop re tomorrow's hearing (0.1, 0.1, 0.1, 0.1); review replies and joinders in support of Purdue preliminary injunction (1.0, 0.4); call with A. Troop re case status (0.3); attend negotiation subcommittee video conference (1.1); attend semi-weekly NCSG call (0.5); attend term sheet markup meeting with MA and follow up call with A. Troop and H. McDonald (1.0); review MA	8.50

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H. M. McDonald	03/23/21	markup of term sheet and A. Troop comments (0.2); initial review of disclosure statement motion and related documents (1.9). Review pleadings for PI hearing (1.5); review and revise plan and Disclosure Statement (3.5); negotiation subcommittee call (0.5); committee call (0.5); call regarding Disclosure Statement and document revisions (0.5); review and revise talking points for hearing (1.0).	7.80
A. M. Troop	03/23/21	Circulate article on NCSG opposition to PI extension (0.2); email exchanges confirming and forwarding to G. Feiner most recent drafts of plan, disclosure statement, governance terms sheet and disclosure statement order (0.2); email exchanges with M. Quirk about current status of public abatement term sheet (0.2, 0.1); consider MA proposal for segregating opioid proceeds and other points in proposed individual state letter to Sacklers (0.3); email PWSP thoughts and questions regarding same (0.2); prepare and forward summary of call with A. Preis about PI and hospitals laying out proposed next steps (0.2); email exchanges with client and PWSP team regarding same (0.1); follow up with S. Gilbert, G. Cicero and D. Molton regarding hospitals and next steps (0.1, 0.2); email negotiating group about upcoming session (0.1); strategy call with mediation group (0.8); email exchange with D. Nachman about 3/24 hearing (0.1); email exchanges with D. Mosteller about likelihood of seeing plan supplement documents or drafts before Debtors' proposed 7/9 filing date (0.1, 0.1); confirm 4:30 call with MA on redlines for plan and disclosure statement related documents (0.1); email exchange with B. Edmunds on 3/24 hearing (0.1); email exchange with D. Nachman and others about TPP term sheet revisions (0.2); continue to prepare argument for PI extension opposition (0.9); review articles on Nevada/McKinsey (0.1); email exchange with PWSP team regarding same (0.1); participate in semi-weekly NCSG call (0.5); confer with MA, NY and PWSP teams about red lining process for plan, disclosure statement and related documents (0.4); review MA comments to governance term sheet and further revise same (0.4); email mark up to MA, NY and PWSP teams (0.1); email exchange with M. Quinn (Committee on Accountability)	11.40

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		regarding order of argument on 3/24 (0.1); email exchange with MD confirming voluntary compliance with PI (0.1); continue hearing prep (2.9); email talking points on PI extension issues to D. Nachman and G. Feiner for review and comment (0.1); further revise and email exchanges with PWSP team same (0.1, 0.2); review and email exchange regarding AHC joinder in PI extension request (0.1); email exchanges with J. Levy setting update strategy call (0.1); continue hearing prep (1.4); review emails regarding reclassification of Grant Thornton as non-ordinary course professional (0.1); email client and PWSP teams regarding same (0.1); email exchanges with A. Alfano about dial in logistics for hearing (0.1, 0.1).	
A. V. Alfano	03/24/21	Update hearing binder (0.1); circulate amended agenda to NCSG (0.1); attend much of today's hearing (2.9, 1.0, 0.5); call with P. McManus re productions (0.1); call with P. Ng re NRF production (0.1); brief review of press articles re today's hearing (0.1, 0.1); confer with A. Troop re today's hearing (0.1, 0.1); continued review of disclosure statement motion and related documents (2.1).	7.30
H. M. McDonald	03/24/21	Emails regarding talking points for hearing (.3); Purdue hearing (4); rev of DS and plan for comments (3).	7.30
A. M. Troop	03/24/21	Continued hearing prep (1.7); participate in omnibus hearing which includes PI extension and media intervention and unsealing motions (6.0); email exchanges scheduling public side TPP working group session (0.1, 0.1); email exchange with D. Nachman and J. Levy about likelihood of a revised offer from the Sacklers (0.1); email exchange with client and PWSP team about media inquiry (0.1, 0.3); review revised governance term sheet from MA and circulate comments to MA and PWSP teams (0.3); email exchanges rescheduling call with J. Levy (0.1); email exchanges (0.1) and confer (0.3) with G. Feiner on governance term sheet comments and process for commenting on plan, disclosure statement and other related documents; circulate revised governance term sheet comments to PWSP team (0.1); email exchanges coordinating PWSP strategy call for 3/25 (0.1, 0.1).	9.50
A. V. Alfano	03/25/21	Attention to final Norton Rose production (0.2); send password to P. McManus with cover explanation (0.1); internal PWSP video conference re yesterday's hearing	9.80

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		(0.6); video conference with MA, A. Troop and H. McDonald re DS/plan redlines (1.0); review agenda for and attend semi-weekly NCSG call (0.8); review H. McDonald issues list for disclosure statement (0.3) and supplement (0.3); search for decision on clawback of tax distributions (0.3); review disclosure statement, plan and solicitation procedures (2.1, 2.0); markup of disclosure statement, plan and plan term sheet (2.1).	
H. M. McDonald	03/25/21	PWSP strategy call regarding hearing (0.5) call with G. Feiner and S. Alexander regarding hearing and DS (1.0); rev DS and comments to DS and draft memo on DS issues and emails regarding same (2.8); NCSG group call (0.5); emails regarding order (0.3); review of solicitation materials (0.5)	5.60
A. M. Troop	03/25/21	Confer with J. Levy on strategy and next steps (0.6); confer with PWSP team on next steps, schedule and strategies (0.5); confer with MA and PWSP teams on logistics, focus and issues for commenting on plan, disclosure statement and related documents (1.0); coordinate Zoom for semi-weekly NCSG meeting (0.1); review article about on-line opioid records and circulate to PWSP team (0.1); confer with M. Huebner about NAS abatement agreement and only unresolved issue being MSGE involvement in selection of Trustee, not timing of initial payment (0.2); follow up email to M. Huebner regarding same (0.1); confer with public side hospital and NAS working groups about response to proposed changes from hospitals and status of NAS term sheet (0.5); email exchanges with D. Mosteller, T. O'Neil, G. Feiner, S. Alexander, D. Nachman and PWSP team about project to confirm disclosure statement description of Phase 1 deals and brewing AHC/NAS dispute over timing of first payment (0.2); email exchanges with J. Donahue, M. Van Eck, S. Alexander, and PWSP team on process for commenting on non-Sackler releases and co-defendant issues in plan, disclosure statement and related documents (0.1); review and send comments to proposed PI order to Debtors, AHC, MSGE, UCC and Committee on Accountability (0.2); email client and PWSP teams regarding same (0.1); multiple further email exchanges and revisions with Debtors of proposed PI order (1.1);	8.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email exchanges with client and PWSP team regarding same (0.1, 0.1, 0.1, 0.1, 0.1, 0.1); participate in semi-weekly NCSG meeting (0.5); revise Hospital abatement term sheet based on call with public side hospital working group (0.5); email same to hospital lawyers (0.2); circulate final copy of same to Debtor, AHC, UCC, MSGE, NAS team and K. Feinberg (0.2); circulate plan checklist received from debtors to PWSP team (0.2); follow up email exchange with PWSP team regarding same (0.2); circulate same to client team under explanatory cover email (0.2); further email exchange with M. Van Eck on co-defendant and release issues (0.1); further email exchange with parties regarding NAS term sheet (0.3, 0.2); email exchanges with S. Gilbert and G. Cicero about history of NAS term sheet (0.4).	
A. V. Alfano	03/26/21	Attend negotiation subcommittee video conference (1.5); call with A. Troop re plan and disclosure statement markup (0.4); email to H. McDonald re same (0.1); call with H. McDonald re process (0.5); continued markup of disclosure statement (3.0); implement WA comments to disclosure statement (2.2); implement MA comments to disclosure statement and make suggestions (2.2, 1.0); continued review of plan and disclosure statement (1.1).	12.00
H. M. McDonald	03/26/21	Review of solicitation materials and Disclosure Statement motion (2.5); review comments to the Disclosure Statement (1.5); negotiation sub-committee call (1.1); teleconference with A. Alfano regarding Disclosure Statement revisions (.5).	5.40
A. M. Troop	03/26/21	Further review history of NAS term sheets (0.3); email S. Gilbert and G. Cicero regarding same and next steps (0.2); email exchange with M. Huebner regarding same (0.1, 0.1); email parties sign off on preliminary injunction extension order (0.1); confer with G. Cicero (0.2) and follow up email exchanges with G. Cicero (0.1) to confirm that 6 month window for NAS initial payment is ok; email exchanges about rescheduled continued hearing on NAS motion for rule 2004 examination (0.2, 0.1); prepare for (0.2) and participate in negotiation subgroup working session (1.5); email AHC about item 5(a) (0.1) and 8(a) in debtors' document checklist/pacing calendar; email exchanges with S. Ellis and D. Mosteller on	5.50



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		document checklist (0.1); confer with A. Alfano about plan and disclosure statement markup email public side TPP working group regarding issue of being able to add programs to Exhibit B on notice to AGs (0.1); emails with G. Geldreich and G. Gotto regarding TPPs (0.2); email (0.1) and confer with S. Gilbert about TPPs, hospitals, Sacklers, MSGE and next steps (0.6); email DPW and others about timing on comments to plan, disclosure statement and related documents (0.2); email M. Huebner about NAS and conversation with S. Gilbert (0.1); review sign off from AHC and MSGE re Tpps changes (0.1); email TPPS on status (0.1); confer with A. Preis on case status, Sacklers and next steps (0.3).	
A. V. Alfano	03/27/21	Call with A. Troop re plan and disclosure statement markup (0.4); implement comments in response to H. McDonald issues list (3.0, 3.6); supplement issues list (1.2), implement new MA markup received tonight (2.3).	10.50
A. M. Troop	03/27/21	Revise (1.1) and circulate TPP abatement term sheet under explanatory cover email to TPPs and public side working group (0.2); email negotiating subgroup summary of calls with S. Gilbert and A. Preis on 3/26 and next steps (0.2); confer with A. Alfano about disclosure statement and plan (0.4); update abatement term sheet to reflect post-June 2020 agreements and NC discussions with others about Exhibits (0.9); email AHC counsel same and plan, disclosure statement and related document questions (0.3); email Debtors, UCC and AHC about getting Sackler settlement documents (0.1); email update to negotiating subgroup (0.1); email exchange with G. Feiner on AHC comments to plan, disclosure statement and related documents (0.1);	3.40
A. V. Alfano	03/28/21	Continued revisions to Disclosure Statement (3.7); send markup to H. McDonald with cover explanation (0.3); calls with H. McDonald re Disclosure Statement markup (1.2, 0.1).	5.30
H. M. McDonald	03/28/21	Review revisions to Disclosure Statement and revised Disclosure Statement (1.8); teleconference with A. Alfano regarding revisions to Disclosure Statement (1.2).	3.00
A. M. Troop	03/28/21	Email (0.1) and confer (0.4) with M. Van Eck on release and co-defendant issues; email exchange with A. Alfano and H. McDonald on their comments to disclosure	0.60

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A. V. Alfano	03/29/21	statement (0.1). Analyze transcript from last week's hearing (2.0); send NAS 2004 materials to group with cover explanation (0.3); email to H. McDonald re appeal research (0.3); review A. Troop comments to Disclosure Statement (2.0, 0.6); send transcript to C. Block with research assignment (0.2); revisions to Disclosure Statement (0.3); send revised documents to A. Troop with cover explanation (0.3); emails from A. Troop re TPP (0.2, 0.2, 0.1); initial review of solicitation directive (0.4).	6.90
C. M. Block	03/29/21	Correspond with A. Troop re: TPP Abatement plan adjustments and review of TPP abatement plan (.35); correspond with A. Alfano re: research on injunction cases referred to in hearing transcript and related logistics, begin review of transcript (.3).	0.65
H. M. McDonald	03/29/21	Review revisions to Disclosure Statement (2.7); review memo and caselaw on appeal/stay issues (1.3).	4.00
A. M. Troop	03/29/21	Email exchanges with J. McClammy on balance of DOJ production (0.1, 0.1, 0.1); email exchange with PWSP on timing of comments to disclosure statement (0.1); email exchange with A. Libby about Sackler settlement documents (0.1); email S. Alexander about email exchange with J. McClammy on DOJ documents (0.1); update call with D. Nachman (0.7); review email from E. Vonnegut on timing (0.1); email exchange with S. Gilbert regarding same (0.1); email client and PWSP team regarding same (0.1); email exchange (0.1) and confer (0.6) with M. Goldstein about distributor issues and disclosure statement objections; email exchange with K. Thompson (0.1) and S. Gilbert (0.1) re NAS; review and comment on disclosure statement (7.8); email exchanges with PWSP team regarding same (0.1); email exchange with M. Fischer and respective working groups on follow up questions re TPP abatement changes and issues (0.2); email public side TPP working group thoughts on 3 issues raised by M. Fischer and seeking instruction (0.2); email C. Block about TPP abatement document assignment (0.2); email exchange with client and PWSP team about entry of order on certain url redactions by Sacklers in response to media's motion (0.1); forward detailed summary of call with M. Goldstein about distributor	13.50

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		issues to J. Donahue, N. Mara and M. Van Eck, and client and PWSP team (0.3); email exchanges with H. McDonald about disclosure statement (0.2); email exchanges with A. Alfano about logistics for workable red line vis a vis MA markup (0.1, 0.1); email exchange with H. McDonald and A. Alfano about distributor issues and executory contracts (0.1); email A. Alfano about solicitation directive and requesting a recommendation (0.1); follow up with R. Ringer on explanation for 5(a) and 8(a) on document checklist, and various other plan and disclosure statement questions (0.1); review final PWSP interim comments to disclosure statement (0.7); email same under explanatory cover to MA, NY and PWSP team (0.3); email exchange with S. Gilbert, U. Khan, S. Gilbert and S. Srader re F. Hyde (0.1); email client team and PWSP team about Grant Thornton and recommended course of action (0.2); email exchange with M. Huebner on NAS (0.1).	
A. V. Alfano	03/30/21	Call with A. Troop re Disclosure Statement redlines (0.1); calls with D. Consla at DPW re solicitation directive (0.2); review solicitation procedures and directive (1.0, 0.5); draft recommendation to group on directive (0.2); video conferences with A. Troop re same (0.1, 0.1); attend semi-weekly NCSG call (0.6); attention to MA comments to DS (0.5); emails from A. Troop re TPPs (0.1, 0.2); attention to nonconsensual release research (0.3); initial review of Sackler settlement agreement (2.7).	6.60
C. M. Block	03/30/21	Review, analyze, and update Third Party Payer (TPP) Abatement Plan document and related correspondence (4.9); send new Plan version to A. Troop with explanation (0.3).	5.20
H. M. McDonald	03/30/21	Review revised Disclosure Statement, solicitation notice, Sackler settlement and emails regarding Disclosure Statement issues (3.5); NCSG group call (0.6); review research on releases (0.8).	4.90
M. Pettit	03/30/21	Continue research regarding third party releases of state police power claims.	3.80
A. M. Troop	03/30/21	Email exchange with J. Levy et al about disclosure statement comments and estimation power of bankruptcy court (0.2); email exchanges about resending redline to client with A. Alfano (0.1); email exchanges confirming	6.50

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		call with G. Feiner, S. Alexander and A. Alfano about disclosure statement comments (0.1, 0.1); confer with G. Feiner and S. Alexander about disclosure statement and various subgroup comment status (0.5); email A. Alfano on status (0.1); email exchanges about proposed agenda for 4 pm NCSG call (0.2); review comments and further revise disclosure statement (1.2); email G. Feiner, S. Alexander and PWSP team regarding same (0.1); review and further edit governance term sheet (0.2); email same to teams for review (0.1); email A. Alfano about redlines for NCSG (0.1); email exchange with S. Alexander about blanks in DPW documents (0.2); attention to package of governance term sheet and disclosure statement revisions and redlines (0.4); email same to NCSG for 4 pm call (0.1); review email from J. Weiner at DPW with draft Sackler settlement agreement (0.1); email exchange with A. Preis regarding Sackler settlement documents (0.1); circulate settlement documents and related email exchanges to NCSG and PWSP teams (0.1, 0.1); review same (0.9, 0.2); email M. Pettit on non-consensual release research (0.1); email exchange with D. Mosteller about Sackler condition requiring a final order before effective settlement (0.2); email exchange regarding NY question on Sackler disclosures re collectability with PWSP team (0.2); participate in semi-weekly NCSG call (0.7); email exchange confirming 3/31 call with K. Eckstein (0.1).	
A. V. Alfano	03/31/21	Revisions to solicitation procedures and DS Motion order (1.7, 1.9, 1.1); call with H. McDonald re revisions to solicitation procedures and order (0.5); call with A. Troop re Disclosure Statement edits (0.1, 0.1); call with A. Troop (partial) and H. McDonald to discuss NCSG markup to Disclosure Statement (2.2); implement IA, NC, NY and VT comments to Disclosure Statement (2.7); review Disclosure Statement revisions (0.3); send redlines to A. Troop (0.2); review A. Troop draft cover letter (0.2).	11.00
C. M. Block	03/31/21	Review and analyze Purdue Pharma March hearing transcript, with attention to discussion of extending the injunction and research the involvement of police power actions in the bankruptcy cases with injunctions reference by the Court in the transcript (7.1); complete requested follow-up on the TPP Abatement plan document and send	7.41

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
H. M. McDonald	03/31/21	to A. Troop (0.3). Review comments on Disclosure Statement; calls with A. Alfano and A. Troop regarding same; revise and further Disclosure Statement with A. Alfano (6.5); review research on release and injunction issues and emails regarding same (1.8); review revisions to Disclosure Statement order and teleconference with A. Alfano regarding same (.5).	8.80
M. Pettit	03/31/21	Review chapter 9 cases re state sovereignty.	0.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	03/31/21	Email exchange with S. Alexander et al regarding document repository provisions in draft Sackler settlement (0.2); review emails regarding and comments to disclosure statement from NCSG members (0.1, 0.2, 0.2, 0.4, 0.2, 0.1, 0.2); email exchange with H. McDonald and team about 362(b)(4) issues and third party releases (0.1, 0.1, 0.2); coordinate call with N. Blake (0.1); review M. Pettit email on third-party releases and police power claims (0.2); email exchange with H. McDonald about 523 deadline, if any, being extended (0.1, 0.1); review document repository funding suggestion from PA and circulate same to PWSP team (0.1); confer with N. Blake about status and next steps (0.3); confer with PWSP team about addressing NCSG additional comments to disclosure statement (0.5); email G. Feiner regarding scope of prospective injunction (0.1); confer with K. Eckstein about various case issues and status (0.4); review and circulate to PWSP team NJ email about demand on Sacklers (0.1); email exchanges with B. Edmunds on nature of adequate disclosure and accuracy (0.2); email PA about document repository proposed edit (0.1); email exchange with A. Licht on NAS fund description in disclosure statement (0.1); review and circulate to client and PWSP teams further back and forth on Grant Thornton retention (0.1); prepare transmittal to NCSG of further revised disclosure statement comments (0.4); email PWSP same for review and comment (0.1); review MSGE fee reimbursement papers (0.1); circulate same to client and PWSP team (0.1); further revised disclosure statement (0.3); circulate to PWSP team for further review under explanatory cover email (0.1); email exchange with S. Alexander re MSGE stipulation on fees (0.1); review and respond to C. Block comments on TPP term sheet (0.2); email exchanges with PWSP team about disclosure of losses (0.1); further revisions to disclosure statement (0.7) and transmittal to NCSG (0.2); review U. Khan sign off on programs identified by TPPs for Exhibit B grants (0.1); email public side working group regarding same (0.1); resend clean and marked hospital documents in Word in response to S. McNulty request (0.1).	7.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
Total Hours:			444.01
Total Fees:			\$422,270.41

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#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	155.80	\$ 756.50	\$ 117,862.70
C. M. Block	26.81	484.50	12,989.46
H. M. McDonald	53.10	1,045.50	55,516.05
M. Pettit	10.50	646.00	6,783.00
J. S. Sharp	11.00	765.00	8,415.00
A. M. Troop	186.80	1,181.50	220,704.20
<b>Total:</b>	<b>444.01</b>		<b>\$422,270.41</b>

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#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
03/19/21	Task E106 - Computer Research	Summary	\$269.18
03/30/21	Task E103 - Document Processing	Summary	167.40
03/29/21	Task E112 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4915387; DATE: 3/29/2021 Certified Transcript, A. Alfano	406.80
03/03/21	Task E124 - Supplies	VENDOR: Sharp, Jason S. (E19360); INVOICE#: DC-010044777493; DATE: 3/5/2021 Computer Supplies, J. Sharp, 03/03/21, Office Equipment-hard drive for discovery related documents.	62.53
<b>Total Disbursements:</b>			<b>\$905.91</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	269.18
Court Services	406.80
Document Processing	167.40
Supplies	62.53
	<hr/>
<b>Total:</b>	<b>\$905.91</b>

**Total Due For Matter 0000001: \$423,176.32**





Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

April 30, 2021  
Invoice No. 8402316  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 422,270.41	\$ 905.91	\$ 423,176.32
<b>Total This Invoice:</b>	<b>\$ 422,270.41</b>	<b>\$ 905.91</b>	<b>\$ 423,176.32</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

May 31, 2021  
Invoice No. 8408083  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through April 30, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 535,067.27	\$ 1,355.95	\$ 536,423.22
<b>Total This Invoice:</b>	<b>\$ 535,067.27</b>	<b>\$ 1,355.95</b>	<b>\$ 536,423.22</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

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Andrew M. Troop

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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through April 30, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/01/21	Attend negotiation subcommittee meeting (0.9); attend NCSG semi-weekly call (0.6); attend first deputies call (0.6); review/markup solicitation procedures and DS Motion order (1.5); review Disclosure Statement hearing notice, ballots and related documents (1.9); call with H. McDonald re same (0.1); send markup to A. Troop with cover explanation (0.2); review A. Troop comments to Disclosure Statement (0.2); implement client revisions to Disclosure Statement (0.4); send revised documents to A. Troop with cover explanation (0.1); emails from B. Edmunds re Disclosure Statement comments (0.1, 0.2); emails from A. Troop re TPP (0.1, 0.1); call from A. Troop re revisions to Disclosure Statement (0.1).	7.10
C. M. Block	04/01/21	Finish research on the involvement of police power actions in bankruptcy cases with injunctions referenced by the Court at the Purdue March hearing, send materials and analysis to A. Alfano (1.07); obtain new documents from prime clerk, rename and send to A. Alfano (.2).	1.20
H. M. McDonald	04/01/21	Review of email comments to Disclosure Statement, revisions to Disclosure Statement and emails to group and debtors regarding same (3.1); call with A. Alfano to revise Disclosure Statement (.6); negotiation subcommittee call (.8); coordination group call (.5); chief deputies call (.7); review and revise Disclosure Statement order and solicitation procedures and emails regarding same (.6).	6.30
M. Pettit	04/01/21	Review chapter 9 cases re state control; review cases between states and municipalities.	4.00
A. M. Troop	04/01/21	Review and circulate email from K. Jespersen regarding proposal to Sacklers (0.1); email exchanges with public side TPP working group confirming next steps with TPPs (0.1, 0.1); email exchange with D. Mosteller about disclosure statement comments and issues of PHI (0.1); email exchanges with G. Feiner et al about scheduling call to review disclosure statement comments (0.1, 0.1); email exchanges with B. Edmunds about MD specific statement	10.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		on disclosure statement comments (0.2, 0.1); email exchange with N. Blake about agenda for today's NCSG calls (0.1); email exchange with G. Feiner, J. Levy, S. Alexander and U. Khan about agenda for 4 pm call and adding the solicitation directive (0.1); email exchange with U. Khan about classification issues and upcoming call with NCSG on disclosure statement (0.1); clean up TPP abatement term sheet based on comments (0.6); email TPP lawyers same under explanatory cover (0.2); email G. Feiner, J. Levy, S. Alexander and U. Khan about adding TPP status to agenda for 4 pm call (0.1); email exchange with S. Alexander about Sackler issues in preparation for chief deputies' call (0.2); prepare for call with negotiating subgroup on disclosure statement comments and negotiation strategy (0.5) and participate in same (1.0); prepare transmittal of comments and circulate to PWPS team for review and comments (0.3); review and further edit disclosure statement (0.2); circulate further revised mark up of disclosure statement and draft transmittal to parties to NCSG for discussions during standing 4 pm call (0.1); confirm with G. Feiner that issue for NCSG on TPP is final approval (0.1); email exchange with N. Blake about upcoming chief deputies' call (0.1); participate in standing NCSG call (0.6); confer with N. Blake in advance of chief deputies' call (0.1); email exchanges regarding proposed transmittal email and disclosure statement comments (0.1, 0.2, 0.1, 0.1); participate in chief deputies' call (0.8); review and further revise disclosure statement, governance term sheet and transmittal email (1.6); email mediation working group same with opportunity to comment (0.2); email exchange with D. Mosteller regarding "innovation and competition" language in mark up (0.1); follow up with M. Fischer on comments to TPP abatement term sheet (0.1); email exchange with J. Abrams on next steps (0.1); review further suggestions from NCSG members on disclosure statement markup and revise same (0.4); email exchange with PWSP team about status of markup of solicitation and disclosure statement order (0.1); finalize and circulate comments to disclosure statement and governance term sheet to Debtors, AHC, MCSE and UCC (0.9); email	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	04/02/21	NCSG regarding same (0.1); Initial outline of disclosure statement objection (1.5); confer with A. Troop on objection (0.1, 0.1); review A. Troop comments to DS Motion order and solicitation procedures (0.5); revisions to DS motion order and procedures (1.5); research re nonconsensual releases of state claims (0.9); send email to M. Pettit asking for an update re classification of governmental claims (0.1); send clawback notice to P. McManus (0.1); review A. Troop email to negotiation subcommittee re DS Motion order and solicitation procedures (0.2).	5.00
H. M. McDonald	04/02/21	Review revisions to Disclosure Statement order and solicitation procedures (.6); review emails and revisions regarding abatement term sheet (.6).	1.00
M. Pettit	04/02/21	Continue research on plan classification (0.6); summarize research (0.4)	1.00
A. M. Troop	04/02/21	Email exchange with G. Feiner about disclosure statement comments and rescue drug issues (0.1); email PWSP team regarding same (0.1); message for R. Ringer on NOAT related documents and plan/disclosure statement exhibits (0.1); receive and review revised NOAT agreement, Abatement Term Sheet, TAFT Agreement and Tribal Allocation Methodology from R. Ringer (1.1); email exchange with R. Ringer regarding same (0.1); email NCSG same under explanatory email highlighting initial thoughts (0.3); revise and further edit solicitation and voting procedures and proposed order approving disclosure statement (0.6); email PWSP team regarding same (0.1); email exchange with R. Ringer regarding comparison to 6/4 Abatement Term sheet and forward same (0.2, 0.1); email exchange with D. Mosteller et al about AHC position on abatement documents to be filed in April and the NOAT Abatement Allocation Schedule (0.1, 0.1); further email exchanges with R. Ringer regarding same (0.1, 0.1); review and edit further revised comments to Solicitation procedures (0.5); email PWSP team regarding same (0.1); email negotiating subgroup proposed Monday meeting time and responses to D. Mosteller email on allocation and related issues (0.2); finalize markups for NCSG negotiating subgroup of solicitations procedure and disclosure statement order	5.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		(0.2); forward same to negotiating subgroup under detailed explanatory cover email highlighting issues and strategy (0.4); email exchanges with A. Preis regarding NCSG comments to disclosure statement (0.2); email exchanges regarding timing for Monday NCSG negotiation subgroup meeting (0.2); email exchange with G. Feiner about AHC's change to NOAT term sheet regarding State Abatement Agreements and potential effective date for the plan (0.1); email PWSP team about Tuesday hearing (0.1);	
A. V. Alfano	04/03/21	Send appearance request to chambers for A. Troop (0.1); review (0.5) and circulate (0.2) NAS 2004 filings to discovery subcommittee; continued outlining of disclosure statement objection (2.1); continued research of SDNY objections to nonconsensual releases (2.0).	4.90
A. M. Troop	04/03/21	Email exchange with A. Alfano regarding NAS 2004 motion and 4/6 hearing (0.1); email exchange with A. Preis regarding NCSG disclosure statement comments (0.2); email NCSG negotiating subgroup regarding same (0.1); email exchange with G. Feiner and S. Alexander re document repository (0.1);	0.50
A. V. Alfano	04/04/21	Emails with A. Troop re scheduling a call on the disclosure statement objection.	0.10
A. M. Troop	04/04/21	Email exchanges with N. Kelly regarding Monday meeting schedule (0.1, 0.1); email exchanges with PWSP team about disclosure statement objection (0.1, 0.1); email exchange with A. Preis about MSGE fee stipulation and scheduling 4/5 call (0.1, 0.1); email exchange with G. Feiner regarding call with AHC on document repository and prospective injunctive relief (0.1);	0.70
A. V. Alfano	04/05/21	Research Second Circuit precedent on nonconsensual releases and opt out provisions (2.5); call with A. Troop and H. McDonald re disclosure statement objection (0.4); attend negotiation subcommittee call re DS Motion order and procedures (1.6); update NCSG distribution list (0.1); review precedent circulated by H. McDonald (1.4); continued outline of disclosure statement objection (1.5); research objections in Takata case (0.5).	8.00
C. M. Block	04/05/21	Review and analyze further correspondence re: TPP Abatement Plan, review document to assess proposed changes and propose plan.	0.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
H. M. McDonald	04/05/21	Attention to Disclosure Statement objection, outline and issues (3.2); call with A. Alfano and A. Troop regarding Disclosure Statement objection (.5); group call on Disclosure Statement changes, order and solicitation procedures (1); review caselaw on release issue (1.5).	6.20
A. M. Troop	04/05/21	Email exchange with S. Wood scheduling call to discuss status, Sacklers and related issues (0.1); evaluate issues, etc. for disclosure statement objection in preparation for PWSP team call (1.2); email exchanges with PWSP team regarding same (0.1); email exchanges with T. O'Neill about upcoming negotiating subgroup meeting and various filings and objection deadlines (0.2, 0.1); email exchanges with J. Rice about document repository (0.1, 0.1); confer with A. Preis about case status, Nevada legislation and related issues (0.5, 0.1, 0.1); research regarding same (0.4); confer with PWSP team about disclosure statement and potential objections (0.5); participate in mediation subgroup meeting on case and disclosure statement strategy (1.6); email exchange (0.1) and confer (0.2) with D. Mosteller on case issues; email exchange with NCSG members about Nevada legislation (0.1, 0.1, 0.1, 0.1); follow up regarding 4/8 conference on prospective company injunction and document disclosure/repository (0.1); email exchange with M. Fischer about adding 2 codes to TPP exhibit A (0.1); email public side TPP working group regarding same (0.1); email exchange with M. Fischer about proposed modification to definition of Self-Funded Health Plan (0.1); email public side TPP working group regarding same (0.1); email exchanges with C. Block regarding both proposed TPP changes and next steps (0.1, 0.1); review and further edit disclosure statement order and solicitation procedures based on negotiating subgroup call (0.9); email same to NCSG under explanatory cover (0.5); confirm NCSG working group call on prospective injunction and document disclosure/repository for 4/6 (0.1); confer (0.2) and follow up email exchange (0.1) with M. Krueger about Nevada legislation;	8.30
A. V. Alfano	04/06/21	Attend today's hearing on 2004 discovery and insurance litigation (2.4); request transcript (0.1); review local rules and respond to S. Alexander re new Disclosure Statement	10.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		objection deadline (0.2); draft Continuing Objection to preliminary injunction request (2.2); review agenda materials for today's NCSG call (0.6); attend semi-weekly NCSG call (0.8); internal PWSP call (0.7); review email exchange forwarded from A. Troop re confirmation timing (0.3); emails from A. Troop re post-bankruptcy injunctive terms (0.1, 0.2, 0.1); email from A. Troop re PI response (0.1); review revised plan documents received from debtors' counsel (2.0); emails from UCC and Side A re discovery (0.1, 0.1); attention to revised TPP draft received from C. Block (0.1); review A. Licht comments to injunctive terms (0.2); continued research on nonconsensual releases (0.5).	
C. M. Block	04/06/21	Make changes from M. Fischer to TPP Abatement Plan and send plan and redline to A. Troop at predetermined time for broader circulation.	1.80
H. M. McDonald	04/06/21	Review emails and injunction revisions (.6); group coordination call (1.2); call with A. Alfano and A. Troop regarding PI motion statement and Disclosure Statement objection (.5); call with A. Alfano regarding same (.4).	2.70
A. M. Troop	04/06/21	Email exchange with G. McCarthy and M. Huebner about upcoming preliminary injunction extension request (0.1); email client and PWSP teams regarding same (0.1); email exchanges with PWSP team about disclosure statement timing and related matters (0.1, 0.1, 0.1); prepare for (0.4) and participate in (2.3) hearing on NAS motion to seal and insurance adversary proceeding status conference; email exchanges with S. Alexander on timing and related strategy issues (0.3, 0.1); email NCSG update on timing of disclosure statement filing based on debtor representations in court (0.1); review D. Mosteller edits to prospective injunction (0.2); revise Section IIA on term and applicability of prospective injunction on the debtors, Newco and any successor/transferee (0.2); circulate same to NCSG working group and PWSP team under explanatory cover email (0.1); email exchanges about timing of responses to anticipated motion to extend the preliminary injunction (0.1); review emails from public side working group on proposed modifications to TPP abatement term sheet (0.1); revise same (0.2); circulate same to TPP and public side working group under	9.30



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confirmatory email (0.1); email exchanges (0.1, 0.1) and confer (0.3) with M. Fitzsimmons about disclosure statement, procedures order and master ballot issues; review J McClammy response regarding additional DOK productions (0.2); email exchanges with S. Alexander regarding same (0.1, 0.1); email exchange with S. Alexander and G. Feiner on document disclosure (0.2); confer with NCSG working group on prospective injunctive relief terms and document disclosure issues (0.9); revise sections IIA and B of prospective injunction (0.2); circulate same to NCSG working group for review and comment (0.1); participate in NCSG semi-weekly call (0.8); confer with PWSP team on strategy and next steps (0.7); follow up with AHC and MSGE counsel on scheduling a call/video on NOAT/TAFT agreements and revised non-federal public abatement term sheet (0.1); review and circulate responses on availability for AHC counsel and confirming 4/9 call (0.1, 0.1, 0.1); email exchanges with K. Eckstein on status and setting 4/7 call (0.1, 0.1, 0.1); circulate updated plan, governance term sheet and checklist from debtors (0.1)	
A. V. Alfano	04/07/21	Continued drafting of response to preliminary injunction request (1.5, 1.0); send to H. McDonald with cover note (0.1); implement H. McDonald comments (0.4); email with H. McDonald re reservation of rights language (0.2); send draft PI response to A. Troop with cover note (0.1); review PI motion and brief filed by debtors (0.5); forward to clients and PWSP team (0.2); implement A. Troop comments to draft response (0.6); review draft for consistency and accuracy (0.4); circulate to NY and MA for initial review with cover note (0.3); emails with P. McTernan (HI counsel) re preliminary injunction (0.1, 0.1); review preliminary injunction orders (0.3); continue outlining of Disclosure Statement objection (2.0).	7.80
H. M. McDonald	04/07/21	Review amended plan and related documents (1); review and revise objection to PI extension motion, emails regarding same and review revised version (1.5); review trust agreement (.5).	3.00
A. M. Troop	04/07/21	Review draft of amended plan and governance term sheet (0.6); email exchange with D. Mosteller about definition of hospital claim in revised plan (0.1); confer with K.	4.70

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Matter No: 0000001  
Andrew M. Troop

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Eckstein about case issues (0.6); email exchange with S. Gilbert et al about DOJ issues (0.1); review comments to disclosure statement order and voting/solicitation procedures and further revise same (1.2); email Debtors, UCC, AHC and MSGE same under explanatory cover (0.2); email mediation group detailed summary/analysis of conversation with K. Eckstein, about disclosure statement and voting/solicitation procedures, status of rescheduled hearing on disclosure statement and thinking on next steps with Debtors, Sacklers et al (0.9); review and revise draft Preliminary Injunction response (0.5); circulate comments to PWSP team under explanatory cover (0.1); email exchange regarding scheduling of motion to extend the preliminary injunction with PWSP team (0.1); email follow up with A. Alfano regarding same (0.1); email exchange with P. McTernan, M. Moriarty and A. Alfano about extended deadline for responding the PI complaint (0.1); follow up re same with A. Alfano (0.1);	
A. V. Alfano	04/08/21	Attend semi-weekly NCSG call (0.7); continued markup of ballots and related documents (2.0, 2.5); internal PWSP call re plan issues, disclosure statement objection and case update (0.4); continued outlining of Disclosure Statement objection (1.1).	6.70
H. M. McDonald	04/08/21	Review revisions to response to PI motion and related emails (.4); review emails regarding AHC and meeting (.2); negotiating committee call (1.1); group call (.7); teleconference with A. Alfano and A. Troop regarding next steps (.4).	2.80
A. M. Troop	04/08/21	Review accumulated emails (0.7); review revised NOAT/TAFT Agreements (0.4); email negotiating subgroup details for 4/9 call with AHC and MSGE regarding same (0.1); email exchange (0.1) and confer (0.3) with A. Preis regarding motion to pay MSGE fees; review S. Alexander comments to draft objection regarding extension of preliminary injunction and further revise same (0.3); email same to G. Feiner et al under explanatory cover (0.1); participate in mediation subgroup call about NOAT, Sackler and other issues (1.0); email exchanges with B. Edmunds about NOAT default split (0.1); Email AHC and MSGE counsel topic agenda for 4/9 conference call on NOAT etc. (0.2); email exchanges	5.60

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		(0.1, 0.1) and confer (0.2) with R. Ringer regarding same; participate in NCSG semi-weekly call (0.7); consider next steps (0.4); email exchange with N. Kelly about final order issues in connection with Sackler settlement (0.2); email exchanges with D. Mosteller about block grant reporting issues (0.1); email exchange with T. O'Neill and D. Yunker about contact information (0.1); revise C. Robertson email with more information about Grant Thornton in response to A. Preis questions (0.1); email G. Feiner et al regarding same (0.1); review and circulate A. Preis email regarding same (0.1); email exchange with D. White-Coleman about disclosure statement hearing schedule (0.1);	
A. V. Alfano	04/09/21	Call with D. Consola (DPW) re solicitation directive (0.1); confer with A. Troop re same (0.1); attention to IAC clawback notice (0.3); send email to D. Consola requesting extension (0.1); prepare for and attend call with AHC and MSGE (1.0); continued research (2.6) and drafting of disclosure statement outline (1.0, 1.5).	6.70
H. M. McDonald	04/09/21	Review emails regarding AHC call (0.5); call with AHC (1.0); review draft email on next steps and emails regarding same (.5); review notice regarding non-dischargeability (.2).	2.20
A. M. Troop	04/09/21	Prepare for NOAT/TAFT agreement call (0.3); confirm upcoming deadlines internally and with other case parties (0.4); email updated disclosure statement hearing date of 5/4 to client and PWSP teams (0.1); participate in call with AHC and MSGE about NOAT/TAFT, plan, disclosure statement and related issues (1.0); email exchanges with K. Maclay and R. Ringer about comments sent to Debtors on various documents (0.3); confer with N. Blake about Sacklers (0.4); email J. Rice on fee allocation agreement (0.2); review same (0.2); attention to next Sackler steps (0.8); prepare and circulate detailed summary of call with AHC and MSGE for entire mediation working group (0.9); follow up email regarding same (0.1); prepare memo regarding next steps on Sacklers (2.1); email H. McDonald and A. Alfano same for review and comment under explanatory cover (0.1); review further debtor/UCC exchanges re Grant Thornton (0.1); forward same to client and PWSP teams (0.1);	7.10

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A. M. Troop	04/10/21	Email exchange with H. McDonald about next steps re Sackler memo (0.1); email exchanges with D. Hart about Sackler issues and conversation of foundation (0.2, 0.1); revise further memo to negotiating subgroup on Sackler next steps, including talking points for upcoming call with parties on NCSG position/issues (1.2); email exchanges with S. Alexander and G. Feiner regarding same (0.1, 0.2);	1.90
A. V. Alfano	04/11/21	Continued research (2.0) and drafting of disclosure statement objection outline (1.1).	3.10
A. M. Troop	04/11/21	Confirm Monday conference with mediation working group to prepare for upcoming call with Sacklers et al (0.2);	0.20
A. V. Alfano	04/12/21	Exchange emails with M. Pettit re research assignments (0.1, 0.1, 0.1, 0.1); receive research results from M. Pettit (0.2), review cases (0.6), and respond with follow up questions (0.2); emails with A. Troop and H. McDonald re call with Purdue on solicitation materials (0.1, 0.1); brief review of pro se filing mentioning NCSG (0.1); review and revise A. Troop talking points for Sackler call (0.5); email from H. McDonald re same (0.1); email to A. Troop re same (0.1); continued research on disclosure statement objection (1.3, 1.7); continued drafting of outline (2.0, 1.9).	9.40
H. M. McDonald	04/12/21	Call with mediation working group regarding next steps with Sacklers (.7); review and comment on talking points for meeting and emails regarding same (.7); review emails regarding meetings and Disclosure Statement inserts (.4).	1.80
M. Pettit	04/12/21	Research plan classification (0.7); research history of chapter 9 (0.8).	1.50
A. M. Troop	04/12/21	Email exchanges about Keefe book with PWSP team (0.2, 0.2); confer with G. Feiner et al about confirming video with core team of Debtors, UCC, AHC, MSGE and Sackler lawyers (0.2); review various related responses from NCSG members to proposed video and talking points (0.1, 0.1, 0.1, 0.1, 0.2, 0.1); email core team of Debtors, AHC, MSGE and Sackler lawyers to schedule video on settlement process (0.2); review responses from UCC and AHC (0.1); review and revise draft talking points (0.9); circulate talking points and communications with Debtors et al on scheduling video under explanatory	7.50

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		cover email (0.2); email exchange with D. Mosteller et al about minor revisions to abatement programs and reporting requirements (0.1); email exchanges with Debtors et al on scheduling video (0.1, 0.1, 0.1, 0.1, 0.2, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1, 0.1); email exchanges with DPW (0.1, 0.1) and PWSP (0.1, 0.1) teams scheduling conference on comments to disclosure statement order and solicitation procedures; confer with mediation working group on Sackler video, talking points and related issues (0.7); revise talking points based on call (0.2); circulate to PWSP team for review and comment (0.1); review comments from A. Alfano (0.1); further revise talking points (0.2); circulate to PWSP team for further review and comment (0.1); further email exchanges with PWSP team regarding same (0.1, 0.1); finalize draft of talking points (0.1) and circulate to mediation working group for further review and comment under explanatory cover email (0.1); email exchanges about document disclosure comments with G. Feiner (0.2); email M. Fischer on TPP status (0.1); email S. McNulty et al about Hospital state (0.1); confer with (0.2) and email exchanges with (0.1, 0.1) U. Khan about proposed classification scheme;	
A. V. Alfano	04/13/21	Attention to Bank of America production (0.3); calls with M. Pettit re same (0.1, 0.3).	0.60
A. V. Alfano	04/13/21	Attend call with debtors' counsel on solicitation procedures and order (0.3); follow up PWSP video conference (0.2); video conference with H. McDonald re draft disclosure statement objection (0.5); video conference with A. Troop re release arguments (0.2); attend semi-weekly NCSG call (0.6); emails with D. Consla (DPW) re solicitation directive (0.1); review revised talking points from A. Troop (0.2); emails to M. Pettit re transcript and related research on criminal release issues (0.1, 0.2); confer with A. Troop re channeling injunction (0.1, 0.1); research/review nondebtor release decisions (3.0, 1.5); continued drafting of disclosure statement objection outline (1.0, 1.0, 2.9).	12.00
H. M. McDonald	04/13/21	Call with DP team regarding Disclosure Statement order and solicitation comments (.3); call with A. Troop and A.	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
M. Pettit	04/13/21	Alfano regarding Disclosure Statement objection (.2); call with A. Alfano regarding same (.5); review research on release issue (3.2); coordinating committee call (.6). Review hearing transcripts (0.8); research criminal releases in bankruptcy (2.2); call with A. Alfano to discuss research and discovery (0.4).	3.40
A. M. Troop	04/13/21	Email exchanges with S. Gilbert on status (0.1); prepare for (0.2) and participate in (0.5) call with D. Consla et al and PWSP team on disclosure statement order and solicitations procedure; email exchanges with A. Preis about committee member participation in and other issues related to 4/14 call with Debtors et al on Sacklers (0.1, 0.1, 0.1, 0.1, 0.2, 0.1, 0.2); email exchanges with client and PWSP teams regarding same (0.1, 0.1); email exchange with M Fischer confirming NCSG sign off on revised TPP abatement term sheet (0.2); email exchanges (0.1) and confer (0.3) with D. Hart on various issues; confirm with K. Eckstein no AHC members on 4/14 call with/re Sacklers and discuss other issues (0.4); review J. Guard email and attachments regarding interstate allocation and fee proposal (0.7); confer with S. Gilbert on status and next steps (0.5); email exchanges with L. Barnes et al about clean up process for TPP abatement term sheet (0.2, 0.1); email exchanges with public side TPP negotiating group regarding same (0.1, 0.1); follow up email exchange with G. Cicero, S. Gilbert and D. Molton regarding same (0.1); email exchange with S. Wood about charitable gifting language in talking points (0.2); revise and circulate same to NCSG in advance of semi weekly call (0.2); email exchange with T. O'Neill confirming Washington support for PI opposition (0.1); email exchanges with J. Abrams about proposed talking points (0.1, 0.1); further revise and circulate to NCSG (0.1); participate in NCSG call (1.0); further communications with G. Cicero on TPP abatement term sheet (0.1, 0.1); email exchanges with N. Blake about talking points for Debtors' et al on Sacklers (0.1, 0.1); review and further edit talking points (0.3); email to PWSP team for review and comment (0.1);	7.30
A. V. Alfano	04/14/21	Continued outlining of disclosure statement objection (1.6, 1.4); draft disclosure statement objection (2.0, 1.9);	11.30

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		attention to request to sequester documents from IAC counsel (0.5); call with H. McDonald re disclosure statement outline (0.2); send outline to H. McDonald with explanatory cover note (0.1); attend negotiation video conference with Sackler counsel (0.5); follow up PWSP call re same (0.2); review preliminary injunction filings and related research for disclosure statement objection (1.5); brief review of state court prepetition complaints (0.5); emails with M. Pettit re research assignments (0.1, 0.1, 0.1); email response from S. Alexander re state court complaints (0.1); review state court complaints contained in the link S. Alexander sent (0.5).	
C. M. Block	04/14/21	Review and analyze Correspondence re: TPP Abatement Agreement document, including redline from L. Barnes (.3); search for draft plan to compare to proposed changes to definitions in TPP Abatement document (.1); review and analyze proposed changes, particularly against April 6 draft Chapter 11 Plan from Debtors (1.9).	2.30
H. M. McDonald	04/14/21	Review Sackler complaints for Disclosure Statement release issue (1.2); call with bankruptcy lawyers regarding NCSG's position on settlement and emails regarding same (0.5); teleconference with A. Alfano and A. Troop regarding Disclosure Statement regarding status and Disclosure Statement objection (.5); revise Disclosure Statement objection outline and review of case law regarding same (2.3).	4.50
M. Pettit	04/14/21	Research contributions in third party releases (1.9); research allowance of indemnification claims by officers and directors (1.8).	3.70
A. M. Troop	04/14/21	Email exchanges with M. Huebner about upcoming call re Sacklers (0.1, 0.1); review Weinstein pleadings on releases (0.4); email A. Alfano regarding same (0.1); email exchanges with K. Maclay about MSGE sign off on TPP Abatement (0.1, 0.1); follow up email exchanges regarding same (0.1, 0.1, 0.1); email exchanges with S. McNulty et al regarding same (0.1, 0.1); further consider and revise talking points for Sackler-related video with Debtors et al (1.1); circulate same to NCSG under explanatory cover (0.1); email Debtors et al confirming public side sign-off on TPP Abatement, subject to clean up (0.2); email public side working group regarding same	7.10

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		(0.1); email exchanges with NCSG members about upcoming Sackler-related session with Debtors et al (0.1, 0.2); continue to prepare for Sackler-related presentation (1.3); confer with M. Huebner about same and other case-related issues (0.2); present to Debtors et al on Sackler-related issues (0.5); follow up call with A. Preis regarding same (0.4); multiple emails with Illinois to catch up given technical problems regarding receipt (0.6); email to NCSG about Sackler-related presentation to Debtors et al, follow up with A. Preis, observations and immediate next steps (0.4); briefly review further mark up from L. Barnes of TPP abatement agreement (0.3); email exchanges with C. Block regarding detailed review of same (0.1, 0.1);	
A. V. Alfano	04/15/21	Continued drafting of disclosure statement objection (2.7, 1.0, 2.6); video conference with A. Troop re disclosure statement issues (0.2); video conference with A. Troop and H. McDonald re disclosure statement objection (0.5); emails with document production team re DS objection (0.1, 0.1, 0.1); send draft to H. McDonald with cover explanation (0.1); review (0.3) and implement (0.3) H. McDonald comments to disclosure statement objection; call with M. Pettit re state court complaint review (0.1); emails with M. Pettit re same (0.1, 0.1); continued review of state court complaints (0.3); continued research re third party releases (3.4).	12.00
C. M. Block	04/15/21	Finish review and analysis of proposed changes to TPP Abatement Agreement, particularly against April 6 draft Chapter 11 Plan from Debtors, and send to A. Troop and PWSP team; review responses and new document version for public side circulation from A. Troop.	2.02
H. M. McDonald	04/15/21	Review agenda and objection to claims procedure (.5); coordination call (1.1); teleconference with A. Alfano and A. Troop regarding Disclosure Statement Objection and Sackler status (.5); revise objection to Disclosure Statement (3).	5.10
M. Pettit	04/15/21	Email A. Alfano re research (0.2); continue indemnification research (0.4); call with A. Alfano re research (0.1); review state court complaints (2.3).	3.00
A. M. Troop	04/15/21	Email exchanges (0.1, 0.1) and confer (0.3) with M. Huebner on case status and next steps; attention open issues and strategy (1.7); email AHC about providing for	7.60



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		States to elect to redirect opioid-derived distributions to document repository (0.2); follow up email exchange with D. Molton and G. Cicero re same (0.1); review most recent drafts of plan and disclosure statement (1.1); participate in NCSG call (1.2); email exchange with G. Feiner about fees, KY and OK, and timing of disclosure statement hearing (0.1); email exchanges about classification argument with PWSP team (0.1, 0.1); review and consider email from M. Leventhal about Committee on Accountability request for various exhibits from depositions (0.2); email exchanges with discovery working group re same (0.1, 0.1); strategy call with PWSP team (0.7); review and respond to C. Block's analysis of L. Barnes' recent changes to TPP abatement draft together with further revised draft (0.6); review article on mass tort issues and Purdue and other pharma cases (0.2); confer with A. Preis on disclosure statement hearing timing (0.1); message to M. Huebner regarding same (0.1); email PWSP team regarding same and TPP abatement comments (0.1); email comments/revisions to TPP abatement term sheet to public side working group under explanatory cover email (0.2);	
A. V. Alfano	04/16/21	Attention to filing preliminary injunction objection (0.8); call with M. Pettit re preliminary injunction objection (0.2); call with A. Troop and H. McDonald re disclosure statement objection (0.6); continued research re claim classification for disclosure statement objection (1.7, 1.8); review SDNY decision on third party releases received from H. McDonald (0.4).	5.50
C. M. Block	04/16/21	Review and analyze correspondence re: additional proposed changes to TPP Abatement Agreement, regarding subrogation and also as related to new DOJ actions.	0.30
H. M. McDonald	04/16/21	Review Preliminary Injunction objection and emails regarding same (.4); review and revise Disclosure Statement objection and emails regarding same (1.5); review new case law and research on release issue and parens patriae (2); call with A. Alfano and A. Troop regarding Disclosure Statement objection (.5).	4.40
M. Pettit	04/16/21	Finalize, file, and serve continuing objection to extension of preliminary injunction (1.8); review financial	3.30

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A. M. Troop	04/16/21	institution discovery (0.4); research plan classification (1.1). Email exchanges with public side working group on TPP abatement language (0.1, 0.1, 0.2, 0.1); review email from M. Huebner re status of disclosure statement hearing timing and forward to client and PWSP team under explanatory cover (0.1); email exchanges with M., Huebner regarding same (0.1, 0.1); review J. Lane decision on 3rd party releases in the context of a chapter 15 case (0.4); email exchange with the PWSP team regarding same (0.1); revise notes from 4/15 NCSG meeting and circulate same (0.3); email exchange with G. Feiner about upcoming fee/allocation call (0.2); email AHC about document repository issues (0.2); review and further revise continuing objection to preliminary injunction extension (0.2); email exchanges with M. Pettit and PWSP team regarding finalizing same (0.1, 0.1); review and revise initial draft of disclosure statement based on patently unconfirmable arguments (4.6); email exchanges with PWSP team regarding same (0.1, 0.1); email exchange with K. Jespersen about NJ team members (0.1); revise (0.3) and circulate under email cover (0.1) TPP abatement term sheet for TTP and Public side teams; email exchange with M. Fischer about DOJ demand on TPPs (0.1); email NCSG working group regarding same (0.1); confer with PWSP team about draft disclosure statement objection and next steps (0.6); brief review of further revised disclosure statement objection (0.1); email same to NCSG under explanatory cover email (0.2); email exchange with S. Alexander regarding same (0.1);	8.90
A. V. Alfano	04/17/21	Attention to Bank of America production (0.6); review financial institution protective order (0.1); email to M. Pettit re same (0.3).	1.00
A. M. Troop	04/17/21	Email exchange with L. Barnes about public side comments to TPP agreement (0.1); circulate most recent version of plan revised from Debtors to NCSG (0.1); briefly review same (0.4); email PWSP team regarding same (0.1); review further revisions to TPP abatement term sheet from L. Barnes (0.2); email same to public side working group with observations on changes (0.1);	1.60

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A. V. Alfano	04/18/21	Review Sixth Circuit brief from opiate litigation (0.3); continued drafting/revising of disclosure statement objection (2.0, 2.2).	4.50
A. M. Troop	04/18/21	Email exchange with D. Mosteller about classification issues (0.1); email exchange with A. Alfano regarding same (0.1); confer with A. Preis about TPPs, Purdue and relationship with Mallinckrodt (0.3);	0.50
A. V. Alfano	04/19/21	Call with Side A counsel re financial institution production (0.1); correspond with M. Pettit re same (0.1, 0.1, 0.1, 0.1); attention to financial institution production (0.5); review discovery order (0.2).	1.20
A. V. Alfano	04/19/21	Circulate agenda for Tuesday's hearing (0.1); email M. Pettit re cites for Disclosure Statement objection (0.2); email from debtors re plan timing (0.1); review PA comments to Disclosure Statement objection (0.4); emails from A. Troop re plan documents (0.1, 0.1); continued drafting of disclosure statement objection (2.6, 2.6, 2.0); continued research of classification issues (1.6).	9.80
H. M. McDonald	04/19/21	Review of revised plan (2); review comments to Disclosure Statement objection; 6th circuit brief and cites and emails regarding same (1.7).	3.70
M. Pettit	04/19/21	Review order re financial institution discovery (0.7); serve financial institution discovery (2.2); research parens patriae (3.2).	6.10
A. M. Troop	04/19/21	Communications with D. Mosteller et al about inter-creditor divisions and expected payout and timing (0.1, 0.1); email exchanges with AHC counsel regarding same (0.1, 0.1); email exchange with A. Preis following up on TPP issue and upcoming conference with K. Feinberg (0.1); email exchange with K. Feinberg regarding same (0.1); email exchange with L. Barnes about TPP term sheet and debtor input (0.1); participate in TPP mediation session in Mallinckrodt addressing overlapping issues in Purdue (1.1); review J. Donahue email about disclosure statement objection (0.1); consider J. Donahue question and email J. Donahue et al regarding same (0.1); review M. Huebner email about timing on filing of amended plan and circulate same to NCSG (0.1); email exchange with PWSP team about 4/21 hearing (0.1);	3.20
A. V. Alfano	04/20/21	Attend semiweekly NCSG call (0.4); email to chambers requesting permission to appear hearing telephonically	11.90

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		(0.1); attention to Court Solution registrations (0.3); review M. Pettit comments to classification section and accompanying cases (1.5); forward agenda to M. Pettit (0.1); prepare for (0.6) and attend operating injunction/document repository call with debtors and AHC (1.0); analyze plan and disclosure statement (2.0, 1.1); draft lack of disclosure section of Disclosure Statement objection (2.0, 2.8).	
C. M. Block	04/20/21	Review TPP Trust Distribution Procedures document with changes from debtors against latest TPP Abatement Plan document for consistency between the documents and for any necessary edits to TPP Abatement Plan (1.3); attention and response to all related correspondence from and to the broader team and the PWSP team (.3).	1.60
H. M. McDonald	04/20/21	Review agenda and documents (0.2); participate in coordination call (.5); call with A. Alfano and A. Troop regarding Disclosure Statement objection (.5); review comments to Disclosure Statement objection (.7); review pleadings for hearing (.6).	2.50
M. Pettit	04/20/21	Research classification and parens patriae (4.4); edit and add to section on classification in disclosure statement objection (2.8); create hearing binder (0.5).	7.70
A. M. Troop	04/20/21	Prepare for 4/21 hearing (1.8); coordinate zoom for NCSG, CSG and Debtors on prospective injunction and document repository (0.2); email PWSP team regarding same and upcoming hearing and deadlines (0.1, 0.1); email exchanges with G. Feiner on UCC and document repository issues (0.1, 0.1); email exchanges with AHC counsel regarding same (0.1, 0.1, 0.1); follow up emails to AHC regarding updated projections and AHC position on redirecting opioid derived distributions to document repository (0.1, 0.1, 0.1, 0.1, 0.1); email exchange with S. Alexander on likely timing for filing of appendixes to disclosure statement (0.2); review further proposed changes to TPP abatement agreement from L. Barnes (0.3); email C. Block and PWSP team regarding same (0.1); email L. Barnes on timing/process (0.1); review (0.1) circulate (0.1) G. Feiner email about document disclosure terms to PWSP team; review C. Block comments to revised TPP abatement agreement (0.1); email and confirm call with K. Maclay regarding	7.40

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		attorneys' fee (0.1); participate in NCSG semi weekly meeting (0.5); email Debtors about needing new disclosure statement objection deadline (0.1); email exchanges with J. Rosen (0.2, 0.1); email exchange with M. Huebner on extended objection deadline for disclosure statement (0.2); email client and PWSP team about disclosure statement objection deadline and J. Rosen exchange (0.2, 0.1); confer with K. Maclay on attorney fee issues (0.6); forward K. Maclay last fully-signed off version of non-federal public side abatement term sheet (0.2); prepare and circulate summary of call with K. Maclay on MSGE fee issues and related observations to client and PWSP teams (0.9);	
A. V. Alfano	04/21/21	Attend today's hearing on preliminary injunction extension and other matters (1.8); order transcript for hearing (0.1); review DOJ production letter received from debtors (0.2); email to R. Hoff re same (0.1, 0.1); review UST objection to Disclosure Statement (0.5, 0.3); continued drafting/revisions to Disclosure Statement objection (2.0, 2.7); implement comments received from clients to the fatal flaw section (1.5); troubleshoot document issues (0.3); send revised draft to H. McDonald with cover note (0.2); internal PWSP call re draft emergency motion to extend objection deadline (0.5); forward relevant documents to M. Pettit for drafting the emergency motion (0.3); review similar motions filed in this district and send to M. Pettit (0.5).	11.10
H. M. McDonald	04/21/21	Review pleadings, revised orders (0.9) and attend (1.8) hearing; review Sackler worth documents (.3); review UST objection (.5) emails regarding Disclosure Statement and objection extension (.4); emails regarding extension motion (.3); call with M. Pettit, A. Alfano and A. Troop regarding objection extension motion (.8).	5.10
M. Pettit	04/21/21	Add case cites to disclosure objection (2.5); call with H. McDonald, A. Troop, and A. Alfano re motion to extend objection deadline (0.5); review trustee objection (0.6); review draft disclosure statement (0.8); review emails with debtors re disclosure statement (0.2); draft shell of emergency motion to extend deadline (1.6).	6.20
A. M. Troop	04/21/21	Continue to prepare for (1.2) and participate in (1.7) hearing regarding preliminary injunction and other issues;	8.10

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		email exchange with M. Van Eck on comments to disclosure statement objection and status of negotiations with Sacklers (0.1); email M. Van Eck comments to PWSP team (0.1); email exchanges with M. Rundlet about Judge's proposal for further mediation (0.1, 0.1); prepare and circulate hearing summary with comments to NCSG (0.4); email exchanges with D. Mosteller and PWSP team on disclosure statement objection timing and questions (0.1, 0.2, 0.1); email exchange with PWSP team about Congress's release of out-dated Sackler financial information (0.1); review US Trustee objection to the disclosure statement (0.6); email exchanges with PWSP team regarding same (0.1, 0.1); email exchange about next fee and allocation call (0.1); review E. Vonnegut email on disclosure statement (0.1); draft and circulate proposed response to PWSP team for comment (0.3); confer with G. Uzzi on status and B. Sackler funds (0.3); email exchange with A. Alfano about M. Van Eck comments to disclosure statement objection (0.1); email exchanges with J. Rosen about moving call to 4/22 (0.1, 0.1); review comments on response to E. Vonnegut and further revise and circulate same to PWSP team for comment (0.2); email response to E. Vonnegut (0.1); email exchange with S. Gilbert on disclosure statement and timing issues (0.1); email U. Khan about G. Uzzi call (0.1); review follow-up email from E. Vonnegut (0.1); email exchange with PWSP team regarding same (0.1, 0.1); further email exchange with E. Vonnegut regarding same (0.1); review email from D. Klein extending disclosure statement objection deadline to 4/26 at noon and circulate same (0.1); confer with A. Preis on status, Sacklers and related issues (0.4); email exchanges about preparing emergency motion to extend disclosure statement objection deadline (0.1); conference with PWSP team regarding same (0.2); email NCSG about judge's mediation invitation and disclosure statement timing (0.2); email exchange with G. Feiner about J. Rosen timing and mediation (0.1); review emails from various NCSG States about mediation option (0.2); email exchange with H. McDonald regarding same (0.1);	
A. V. Alfano	04/22/21	Attend semiweekly NCSG call (1.1); calls to and from	10.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		chambers re hearing transcript (0.1, 0.1); exchange emails with A. Troop re same (0.1); emails with A. Troop re disclosure statement objection deadline (0.1, 0.1, 0.1); continued review of solicitation directive procedures (1.0); draft analysis of procedures (0.6); email to A. Troop re same (0.2); email to practice assistants re pulling state address information (0.3); review draft emergency motion received from M. Pettit (0.6, 0.5); review A. Troop comments to same (0.5); attention to rules for requesting emergency hearings (0.6); review precedent emergency motions (0.6); emails with M. Pettit re DS objection citations (0.1, 0.1); implement H. McDonald comments to draft disclosure statement objection (3.2); send to A. Troop with cover explanation (0.2).	
H. M. McDonald	04/22/21	Revise Disclosure Statement objection, review case law and comments (4.2); coordinating call (1); revise motion extend objection deadline and review revisions (2.7); review and revise emails to DP (.3); review revised Disclosure Statement order and solicitation notice (.3).	8.50
M. Pettit	04/22/21	Draft emergency motion to extend deadline (4.4); revise and incorporate edits into motion (1.2); research case law on rule 9006 (0.5); review local and judge's rules (0.5); draft notice of motion (0.6); call with clients re status (1.0); add citations to objection (0.6).	8.80
A. M. Troop	04/22/21	Confer with U. Khan et al about status (0.5); confer with J. Rosen about Side A and specific issues for Side A (0.4); email exchange with G. Uzzi on status and next steps (0.1); email PWSP team on status of motion to extend disclosure statement objection deadline (0.1); email exchanges about 4/20 hearing not being recorded (0.1, 0.1); review email from M. Huebner about disclosure statement objection deadline (0.1); email PWSP team regarding same (0.1); email public side working group regarding minor comments to last TPP version from L. Barnes (0.2); email exchanges with PWSP team about strategy for responding to D. Klein's email on timing and extension to 4/26 of disclosure statement objection deadline (0.2, 0.1); continue to review email responses from NCSG members on mediation potential (0.1, 0.1, 0.1); email D. Klein about disclosure statement objection deadline and need to file motion to extend time seeking	9.00

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		<p>Debtors' consent to emergency consideration of same (0.1); revise draft motion to extend disclosure statement objection deadline (0.3); email exchanges with PWSP team regarding same and further edits (0.1, 0.2); confer with D. Klein regarding timing issues (0.2); email exchanges with PWSP team regarding same (0.2); email to client and PWSP teams on disclosure statement objection timing, conversations and emails with Debtor and recommendations and on call with J. Rosen (0.5); revise updated version of motion to extend objection deadline (0.2); email PWSP team regarding same (0.1); email exchange with A. Alfano about solicitation directive (0.1); email NCSG about mediation discussion for 4 pm call and draft motion to extend disclosure statement objection deadline (0.1); email exchanges with M. Pettit re motion to extend disclosure statement objection deadline, upcoming NCSG call and need to coordinate with chambers (0.1, 0.1); review email from S. Wood about case status and issues (0.1); email PWSP team regarding same (0.1); participate in semi-weekly NCSG call (1.0); forward various email to M. Fitzsimmons at this request (0.1); email (0.1) and confer (0.2) with D. Klein about two step objection process, draft on Tuesday and filing on Thursday am; email exchange with L. Testa and U. Khan about potential judicial mediator (0.1, 0.1); participate in NCSG working group call on fees and allocation issues (0.9); draft email accepting/inviting invitation for distribution to Sacklers, UCC, AHC and MSGE (0.2); email same to G. Feiner for comment and to confirm next steps with G. Uzzi (0.1); review email from G. Gildreich about TPP abatement term sheet and email follow up to remainder of public side working group (0.1); confer with D. Klein on disclosure statement objection deadline, hearing deadline and PI issue discussed with judge regarding identifying Purdue opioid (0.4); review G. Feiner comments to draft re mediation (0.1); revise and forward same together with a summary of D. Klein call to client and PWSP team (0.2); finalize comments to mediation order and send email to Debtors, AHC, UCC, Sacklers.</p>	
A. V. Alfano	04/23/21	Emails with A. Troop re scheduling for the disclosure	3.00



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		statement hearing (0.1, 0.1, 0.1, 0.1, 0.1); review A. Troop comments to disclosure statement objection (0.5); email to M. Pettit and C. Block re objection summaries (0.1); review filed DS objections (0.3, 0.2, 0.1, 0.1); review revised plan and disclosure statement received from debtors (1.2).	
C. M. Block	04/23/21	Review request re: plan disclosure objections and search for objections not on Prime Clerk site (.2), correspondence with M. Petit re: the same (.1).	0.30
H. M. McDonald	04/23/21	Review comments to Disclosure Statement objection (1.3); review and revise Disclosure Statement objection (1.4); review emails regarding extension issue (.6); review amended Disclosure Statement and emails regarding same (1.5).	4.80
M. Pettit	04/23/21	Review and summarize objections to the disclosure statement.	1.20
A. M. Troop	04/23/21	Email exchange with A. Alfano about revised disclosure statement order (0.1); review emails confirming TPP abatement agreement (0.1, 0.1); email K. Maclay on MSGE position regarding same (0.1); email S. Alexander and D. Mosteller regarding same (0.1); further email (0.1) and confer (0.2) with L. Testa regarding mediator options; review proposal from D. Klein on disclosure statement objection timing (0.1); circulate same to PWSP team for comments under explanatory cover (0.1); follow up email exchanges regarding same (0.1, 0.1); review briefly form of release for governmental entities from revised disclosure statement and email with PWSP team regarding same (0.1); confer with G. Uzzi on next steps re foundation and mediation (0.2); confer with NCSG on various fee and allocation questions/issues (1.0); confer with S. Gilbert regarding status, mediation and next steps (0.3); email exchange with A. Preis regarding same (0.1, 0.1, 0.1); email D. Klein accepting proposed disclosure statement objection schedule (0.1); email exchange with A. Alfano and H. McDonald about reviewing and processing other disclosure statement objections (0.1, 0.1); review UCC agreement to further mediation (0.1); review various comments to disclosure statement objection and revised version from PWSP team and further edit same (9.9); email revised version to H.	14.30

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		McDonald and A. Alfano under explanatory cover email and proposed timing for distribution to the NCSG (0.1); email exchange with G. Feiner and S. Alexander about fee issues (0.1); email NCSG update on agreed deadline for disclosure statement objection, status of revisions to disclosure statement and timing for further comments, and conversation with G. Uzzi on getting foundation details (0.4); review email from S. Alexander about math issue in TPP trust document (0.1); email L. Barnes revisions to TPP Abatement Plan and questions about Trust document (0.3);	
A. V. Alfano	04/24/21	Attention to NRF and UCC productions (1.0); continued revisions to DS objection (2.0, 2.8); report on discovery time tracking (0.2); send revised objection to A. Troop with cover note (0.3).	6.30
H. M. McDonald	04/24/21	Review revised Disclosure Statement objection and emails regarding same.	1.00
M. Pettit	04/24/21	Review and summarize objections to the disclosure statement.	3.00
A. M. Troop	04/24/21	Review and revise updated version of disclosure statement (1.2); email PWSP team regarding same (0.1); review recent updates of plan and discussion statement from Davis Polk (0.4); forward same and draft of disclosure statement objection to NCSG under explanatory cover email (0.2); email exchanges scheduling 4/25 call with UCC members on document repository (0.1, 0.1);	2.10
A. V. Alfano	04/25/21	Attention to Solicitation Directive (1.0, 0.5); review revisions to abatement term sheet (0.5); research classification issues (0.9); continued revisions to DS objection (1.7).	4.60
C. M. Block	04/25/21	Review and summarize plan disclosure objections, send to M. Petit (4.4).	4.40
H. M. McDonald	04/25/21	Review comments to Disclosure Statement objection and emails regarding same.	1.00
M. Pettit	04/25/21	Review and summarize objections to the disclosure statement.	1.70
A. M. Troop	04/25/21	Confirm call with UCC on document repository (0.1); email exchange with L. Barnes confirming that Trust document overstates agreed-payment amount and that issue of timing for payments already resolved (0.2); email exchange with D. Mosteller and PWSP team about	2.00

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		required percentages for SAA (0.1); email exchanges with G. Feiner about default provisions under the plan (0.1, 0.1); review and compare recent filings to non-federal abatement agreement focusing in on SAA terms (0.3); email observations regarding same and underlying documents to NCSG (0.2); review materials from A. Alfano about solicitation directive (0.1); email client and PWSP teams regarding same (0.1); email exchanges with H. McDonald and A. Alfano about open issues and strategy call for 4/26 (0.1, 0.1, 0.1); email exchange with T. Bashere about Dillon Rule and disclosure statement objection (0.1); brief research on Dillon Rule (0.1); email exchanges with PWSP team regarding further research on same (0.1, 0.1);	
A. V. Alfano	04/26/21	Attend internal PWSP call (0.3); email to D. Consla (DPW) re solicitation directives (0.2); review/revise disclosure statement objection chart (1.5, 1.0); email to C. Block and M. Pettit re same (0.2); attention to NC comments to draft DS objection (1.0); review Insys and Mallinckrodt plan provisions (0.5); email with A. Troop re same (0.1); attention to federal agency claims issue (0.5); emails with D. Mosteller re same (0.1); emails with A. Troop re proposal from the Sacklers et al. to use Feinberg and Phillips again (0.1, 0.1); continued revisions to DS objection (2.3); calls with H. McDonald re DS objection edits (0.3, 0.2); receive solicitation directive inquiries from clients and update their address information (0.2, 0.1, 0.1, 0.1, 0.1, 0.1); implement H. McDonald comments into DS objection draft (2.0).	11.10
C. M. Block	04/26/21	Review and incorporate changes from A. Alfano to disclosure objection summaries, redline and circulate to A. Alfano and M. Petit; search for precedent Objection Summaries chart to create charted version of the current disclosure objection summaries; review and write summaries for additional newly filed Plan Disclosure Objections (3.80).	3.80
H. M. McDonald	04/26/21	Review Disclosure Statement objections and summaries (2.6); review amended Disclosure Statement on file vs. draft and review and revise Disclosure Statement objection (3.3); calls with A. Alfano and A. Troop regarding same (0.3 , 0.5); review Dillon and Home Rule	7.10

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M. Pettit	04/26/21	research (.4). Edit summaries of disclosure statements (0.8); research Dillon Rule and Home Rule (1.3); review and summarize objections to the disclosure statement (4.9).	7.00
A. M. Troop	04/26/21	Email exchange with J. Donahue about documents (0.1); strategy call with H. McDonald and A. Alfano (0.6); confirm email re solicitation directive with client team (0.1); finalize and circulate same (0.2); review and circulate responses to A. Alfano (0.8); review M. Pettit research on the Dillon Rule (0.4); consider same in light of disclosure statement objection and propose insert regarding same for PWSP team to consider (0.7); review chart summarizing disclosure statement objections from PWSP team (0.6); email team regarding same (0.1); review Reorg Research article on revised plan, disclosure statement, various trust documents and objections (0.3); email H. McDonald and A. Alfano regarding same (0.1); email exchange with S. Alexander about document repository terms and changes (0.1, 0.1); review D. Mosteller comments to disclosure statement objection (0.4); email exchanges with H. McDonald and A. Alfano regarding same and proposing further edits (0.1, 0.1); confer with M. Huebner on likelihood of retaining 5/4 disclosure statement hearing (0.3); email exchanges with PWSP regarding same (0.1); email exchange with D. Mosteller about Committee on Accountability objection to disclosure statement (0.1); email exchanges with D. Mosteller regarding comments to disclosure statement objection (0.1, 0.1, 0.2); confer with A. Preis about status, mediation, next steps (0.3); email exchanges with J. Hudson about insurers' objection to neutrality provisions in plan and disclosure statement (0.1); email exchanges with PWSP team about potential mediators, timing and next steps (0.1, 0.1); email exchanges with S. Gilbert about private fee proposal, other negotiations and mediation timing (0.1, 0.1); email exchanges with client and PWSP teams about email exchange with S. Gilbert on private party fees and about mediation timing (0.2, 0.1, 0.1); email exchange with N. Blake about scheduling a call to discuss mediation (0.1); review and revise draft document repository term sheet (0.3); email same to S.	7.50

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A. V. Alfano	04/27/21	Alexander, G. Feiner and A. Alfano under explanatory cover (0.1); email exchanges on timing on next disclosure statement objection draft with PWSP team (0.1); Emails with D. Mosteller re DOJ claims (0.1, 0.1); send revised DS objection to A. Troop with cover note (0.1); review objection summaries prepared by M. Pettit and C. Block (0.3, 0.2); review A. Troop revisions to objection (0.5); prepare for sending to DPW (0.4); email to DPW re solicitation directive in response to client question (0.2); email to paralegal team re cite checking (0.2); attention to preparing solicitation directive client lists and forms (1.5); attend semi-weekly NCSG call (1.3); emails with word production team re solicitation directive edits (0.1, 0.1, 0.1); send solicitation directive and forms to A. Troop with cover note (0.3); received sign off and send directives to Prime Clerk (0.3); review cite checking (0.5); continued drafting of DS objection (2.8).	9.10
L. Joglar	04/27/21	Assist A. Alfano with blue booking and cite checking Purdue's Objection to Disclosure Statement.	9.30
H. M. McDonald	04/27/21	Review and revise Disclosure Statement objection (2.5); call with A. Alfano and A. Troop regarding same (.5); review liquidation analysis and related emails (.7); review revised abatement term sheet (.3); coordination call (1.2).	5.20
M. Pettit	04/27/21	Edit summaries of disclosure statement objections (0.4); call with client group re status (1.1); prepare and send financial institution production to third parties and answer emails re same (0.8).	2.30
A. M. Troop	04/27/21	Email exchange with S. Alexander et al on comments to document repository term sheet (0.1); confirm 1 pm call with S. Gilbert (0.1); confirm 11 am call on 4/28 with N. Blake (0.1); follow up on status of disclosure statement objection with PWSP team (0.1, 0.1); further revise updated version of disclosure statement objection (0.9); circulate to PWSP team for review and further comments (0.1); review revised chart with newly filed disclosure statement objections (0.3); email exchange (0.1) and confer (0.5) with M. Goldstein about distributor objections to plan and disclosure statement; review H. McDonald additional edits (0.1); email H. McDonald and A. Alfano regarding same (0.1); confer with D. Klein on timing of delivery of disclosure statement objection draft	8.10

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		(0.1); review further revised disclosure statement objection (0.1); email H. McDonald and A. Alfano about timing and references to DOJ settlement (0.1); email to-be-sent version of disclosure statement objection to NCSG highlighting certain changes since 4/24 draft and timing (0.1); email exchange with D. Mosteller about disclosure of inter-state allocation in weekend Sunday filing by debtors (0.1); email exchanges with S. Alexander regarding paragraphs on discovery in disclosure statement objection (0.1); email exchange with J. Abrams regarding comments to draft disclosure statement on number of non-consenting States (0.1); email exchanges with H. McDonald and A. Alfano about disclosure of inter-state allocation and related issues (0.1, 0.1, 0.1); email exchanges with D. Hart about potential changes to non-federal public abatement terms in draft plan and disclosure statement and the way they are addressed in the draft disclosure statement objection (0.1, 0.1); forward draft disclosure statement objection to D. Klein under explanatory email (0.1); follow up email regarding same (0.1); email NCSG copies of emails with Debtor transmitting draft disclosure statement objection and identifying last-minute comments and changes (0.2); review and circulate additional responses regarding solicitation directive (0.5); email exchange with S. Alexander et al on next steps regarding document repository term sheet (0.1); prepare for (0.3) and participate in semi weekly NCSG call (1.1); email exchange with J. Donahue about mediator (0.1); email exchange with S. Alexander et al about liquidation analysis after reviewing leading case law on need to disclose more than potential contingent recoveries in an unliquidated amount (0.4); email clean word version of disclosure statement objection to NCSG under explanatory cover email (0.1); email from S. McNulty with revised hospital abatement term sheet (0.1); email exchange with PWSP team regarding same (0.1); review same and create clean redline showing only changes from last draft (0.2); email S. McNulty et al requesting confirmation that the highlighted changes are the only proposed changes from the hospitals (0.1); email	

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		exchange with T. O'Neill forwarding W. VA objection and related joinders (0.1); email exchanges with AHC about potentially collaborating on W. VA objection to disclosure statement (0.1, 0.1, 0.1); review and circulate revised document repository term sheet to PWSP team (0.1); follow up with discovery working group on Committee on Accountability's request for various deposition exhibits (0.1); review draft solicitation directive forms (0.1); email A. Alfano regarding same (0.1); email S. Gilbert on fee issues (0.1);	
A. V. Alfano	04/28/21	Review WV objection and attend call with the AHC re a response (1.0); emails with M. Pettit re cite checking (0.1, 0.1, 0.2); update A. Troop and H. McDonald on revisions (0.3); internal PWSP call re draft (0.5); implement client comments to draft DS objection (1.5); email document team re TOA and TOC (0.2); continued review and revisions to draft DS objection (1.7, 1.5).	7.10
H. M. McDonald	04/28/21	Call with AHC (.5); Calls with A. Alfano and A. Troop regarding Disclosure Statement objection, comments and revisions (.7); review comments, revisions, emails regarding same and revise Disclosure Statement objection (7.7).	8.90
M. Pettit	04/28/21	Review and implement cite checking edits in objection (3.1); review and revise objection (3.9); review and edit tables in objection (1.2).	8.20
A. M. Troop	04/28/21	Confirm 10:30 call with AHC on W. VA disclosure statement objection (0.1); email H. McDonald and A. Alfano on disclosure statement objection and mediations issues and scheduling strategy call (0.2); review 1st Circuit Kupperstein decision (0.4); email exchanges with PWSP team regarding same and Drain confirmation decisions (0.1, 0.2); confer with AHC counsel on W. VA objection and other disclosure statement issues (0.5); confer with N. Blake, et al about mediation issues (1.0); review U. Khan comments to disclosure statement objection (0.2); email exchange with U. Khan regarding same (0.1); email exchange with G. Feiner and S. Alexander about abatement term sheet issues and inquiry from J. Peacock (0.1); confer with PWSP team about finalizing disclosure statement objection and open issues (0.8); confirm to Side B NCSG's consent to sharing	9.30

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		deposition exhibits with Committee on Accountability (0.1); email exchanges with PWSP team about S. Alexander comments to disclosure statement objection (0.1, 0.2); review confirmation re receipt of solicitation directives and email A. Alfano regarding same (0.1); review and further revise disclosure statement objection (1.1); email exchanges with S. Alexander about his comments on public health disclosure (0.3, 0.2); circulate further revised disclosure statement objection to NCSG under explanatory cover email (0.2); multiple email exchanges with States and PWSP team regarding same and additional changes (0.2, 0.1, 0.1, 0.2, 0.1, 0.2, 0.1, 0.1, 0.1, 0.1); review A. Preis comments to document repository term sheet (0.2); email exchanges with G. Feiner et al regarding same (0.1, 0.1); further revise disclosure statement based on comments received (0.6); email same to PWSP team for review, comment and finalizing (0.1); confer with S. Gilbert on fee issues and 2024 end-date issue (0.2); email G. Feiner, D. Mosteller and U. Khan regarding same (0.1); confer with A. Preis on status and disclosure statement (0.2); review and respond to further revised document repository term sheet from S. Alexander (0.2); confirm logistics and a few minor edits to disclosure statement objection for M. Pettit et al (0.2);	
A. V. Alfano	04/29/21	Review near final DS objection (0.9); attention to filing (0.3).	1.20
C. M. Block	04/29/21	Review and respond to PWSP team correspondence re: upcoming objections (.1); review and respond to correspondence from H. McDonald re: research on new issue of common interest privilege waiver (.2).	0.30
H. M. McDonald	04/29/21	Review revised Disclosure Statement objection and emails regarding same (.4); review UST motion regarding settlement (.8); review West Va. Case issues (1.3); review case law regarding waiver of common interest privilege (1.5); coordination call (.5); chief deputies call (.2); emails regarding research issues on UST motion and waiver issues (.5).	5.20
M. Pettit	04/29/21	Edit objection (2.1); finalize and file objection (0.5); serve objection (0.4).	3.00
A. M. Troop	04/29/21	Further revise objection to disclosure statement (0.5); email exchanges with PWSP team regarding same (0.1,	9.80



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		0.1); review and sign off on objection for filing (0.7); email exchanges about logistics and additional edits (0.2, 0.1); further edit (0.2); email exchanges regarding same (0.1, 0.1); email exchanges with D. Klein regarding blackline against prior shared draft of disclosure statement objection (0.1); review UST settlement with Dechert, Skadden and Wilmer Hale (0.3); email exchanges with PWSP team regarding same (0.2, 0.2); attention to obtaining redline of objection for D. Klein and NCSG (0.4); email as-filed objection and redline to NCSG under explanatory cover email (0.1); email exchanges (0.1, 0.1) and confer with (0.4) K. Thompson about NAS/PI and timing of first NAS payment issues; email redline of objection to prior draft shared with debtors of objection to disclosure statement to D. Klein (0.2); email exchange with PWSP team about disclosure statement objection and likelihood of hearing being continued (0.2); review and circulate article on NCSG disclosure statement objection to client and PWSP teams (0.2); email exchange with S. Alexander regarding same and next steps (0.1, 0.1); review email from K. Thompson requesting meeting with NCSG (0.1); email same to client and PWSP teams with summary of earlier call with K. Thompson (0.3); confer with UCC on document repository (0.4); email exchanges with A. Braun, S. Ellis and G. Feiner about NAS reach out (0.1, 0.1, 0.1); confer with non-debtor parties about rescheduling of disclosure statement hearing to 5/12 (0.1, 0.1); email exchanges with PWSP team regarding same (0.1); email Davis Polk to confirm same (0.1); email G. Feiner et al regarding same (0.1); email exchange with S. Alexander and G. Feiner about next steps on document disclosure term sheet (0.1); confer with M. Goldstein on case status and disclosure statement (0.5); review article on withheld documents and debtor's fees (0.2); email exchanges with PWSP team regarding same (0.1, 0.1); confer with Davis Polk about continued disclosure statement hearing (0.2); participate in semi-weekly NCSG call (0.7); email exchanges (0.1, 0.1) with K. Thompson and S. Bickford and video conference (0.3) regarding meeting with/presentation to NCSG on NAS/PI disputes; email PWSP team about further thoughts on disclosure	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		statement hearing and preparing for same (0.2); participate in chief deputies' call (0.2); email exchange with D. Mosteller, G. Feiner and U. Khan about fee issues (0.1); email exchange with H. McDonald about comment interest privilege waiver and SIPC v. Stratton Oakmon (0.2); email exchanges with G. Feiner and S. Alexander about end date and fees (0.1, 0.1); email Davis Polk team requesting projected NAOT distributions based on opioid proceeds (0.1); review and circulate notice of rescheduled disclosure statement hearing to NCSG (0.1); review and circulate E. Vonnegut response to request for opioid proceed projections (0.1);	
A. V. Alfano	04/30/21	Brief review of revised DS and plan (0.4); emails from A. Troop re insurance litigation and DS objection issues (0.2, 0.1, 0.1, 0.1, 0.1).	1.00
C. M. Block	04/30/21	Review correspondence re: upcoming objections and case strategy (.2) Schedule Monday meeting with PWSP team and circulate invitation (.1); review news on US Trustee settlement and research disclosure requirements under bankruptcy rules in like circumstances and begin research on waiver of common interest privilege (3.0).	3.40
H. M. McDonald	04/30/21	Review amended Disclosure Statement and emails regarding same (2); review state amicus brief in Ford matter and related cases on police power issues (1.4).	3.40
M. Pettit	04/30/21	Review discovery production.	0.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	04/30/21	Review and email exchange regarding revised document repository term sheet from S. Alexander (0.2); email exchange (0.2) and confer (0.2) with Y. Austin about case status; email exchanges with J. Donahue et al regarding same (0.2, 0.1); review H. McDonald comments on revised disclosure statement (0.2); review M. Huebner email about adjourning disclosure statement hearing and preliminary injunction issues (0.1); circulate same and revised disclosure statement to NCSG under explanatory cover (0.2); review G. Feiner email to J. Peacock about document repository term sheet (0.1); circulate same to PWSP team (0.1); email exchange with D. Mosteller about timing issue raised by M. Huebner in light of Jewish holidays in September (0.2); receive and briefly review consolidated opposition to insurers motion for a more definite statement (0.3); email L. Macfarlane et al regarding same (0.1); email exchange with H. McDonald and A. Alfano about UST settlement with debtor law firms (0.1); review Ford SCOTUS case and 39 State argument about States being the place for police power actions (0.6); email PWSP team regarding same (0.1); email PWSP team about motion re confirmation protocols (0.1); consider provisions of plan regarding DOJ/US claims and email PWSP team about potential additional objection (0.5); further email exchange with PWSP team about Ford case (0.1); review email from J. Peacock re document repository (0.1); review email from G. Feiner regarding same (0.1); email exchange with PWSP team regarding same (0.1); review various emails about confirmation timing and August vs October (0.2); email NCSG regarding same and September Jewish holidays (0.1); review draft opposition to motion to dismiss based on personal jurisdiction (0.2); email L. McFarlane et al regarding same (0.1);	4.60

Total Hours: 591.72  
Total Fees: \$535,067.27

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### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	204.10	\$ 756.50	\$ 154,401.65
C. M. Block	21.72	484.50	10,523.34
L. Joglar	9.30	352.75	3,280.58
H. M. McDonald	101.20	1,045.50	105,804.60
M. Pettit	76.00	646.00	49,096.00
A. M. Troop	179.40	1,181.50	211,961.10
<b>Total:</b>	<b>591.72</b>		<b>\$535,067.27</b>

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### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
04/27/21	Task E106 - Computer Research	Summary	\$725.05
04/29/21	Task E103 - Document Processing	Summary	302.10
04/09/21	Task E112 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 4936552; DATE: 4/9/2021 Certified Transcript, A. Alfano	118.80
04/21/21	Task E112 - Other Court Costs	VENDOR: Alfano, Andrew V. (E19557); INVOICE#: NY-010045334482; DATE: 4/22/2021 SDNY, Hearing re Purdue, A. Alfano, 04/21/21	105.00
04/21/21	Task E112 - Other Court Costs	VENDOR: McDonald, Hugh M. (E60679); INVOICE#: NY-010045334633; DATE: 4/22/2021 SDNY, Hearing re Purdue, H. McDonald, 04/21/21	105.00
<b>Total Disbursements:</b>			<b>\$1,355.95</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	725.05
Court Services	118.80
Document Processing	302.10
Other Court Costs	210.00
	<hr/>
<b>Total:</b>	<b>\$1,355.95</b>

**Total Due For Matter 0000001:                      \$536,423.22**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

May 31, 2021  
Invoice No. 8408083  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 535,067.27	\$ 1,355.95	\$ 536,423.22
<b>Total This Invoice:</b>	<b>\$ 535,067.27</b>	<b>\$ 1,355.95</b>	<b>\$ 536,423.22</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

June 30, 2021  
Invoice No. 8413712  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through May 31, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 372,740.50	\$ 925.89	\$ 373,666.39
<i>Courtesy Discount</i>	(5,000.00)		(5,000.00)
<b>Total This Invoice:</b>	<b>\$ 367,740.50</b>	<b>\$ 925.89</b>	<b>\$ 368,666.39</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

**Prior Invoices Outstanding**

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8408083	05/31/21	\$536,423.22	\$0.00	\$536,423.22
Total Prior Outstanding		\$536,423.22	\$0.00	\$536,423.22
Total Amount Outstanding				\$905,089.61

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through May 31, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	05/01/21	Email exchange with G. Feiner about various insurance document drafts (0.1); email exchanges with K. Thompson about video conference with NAS on various issues (0.2, 0.1); email G. Feiner, A. Braun and PWSP team about NAS call (0.1);	0.50
C. M. Block	05/02/21	Gather and begin review of materials for objection and related Monday case strategy meeting, including current draft of objection to Chapter 11 plan disclosure statements on behalf of the non-consenting States (1.11).	1.11
A. M. Troop	05/02/21	Email exchange with A. Preis about 5/3 call (0.1); review email from J. Hudson with additional documents for insurance adversary proceeding (0.1); email L. McFarlane et al regarding same (0.1); review L. McFarlane comments to oppositions to motion to dismiss for personal jurisdiction (0.1) and for a more definite states (0.1); email J. Hudson same under explanatory cover (0.1);	0.60
A. V. Alfano	05/03/21	Attend internal PWSP call re research for supplemental objection (1.2); emails with M. Pettit re IAC discovery (0.1, 0.1, 0.1, 0.1); emails to P. Ng re same (0.1, 0.1); email to MA re Purdue productions (0.2); attention to same (0.2); emails with C. Block and M. Pettit re research (0.1); review revised DS (0.5); review confirmation procedures motion (0.5).	3.30
C. M. Block	05/03/21	Review and analyze materials for objection and related Monday case strategy meeting, including current draft of objection to Chapter 11 plan disclosure statements on behalf of the non-consenting States (1.5); meeting with PWSP and then additionally with H. MacDonald to discuss privilege waiver research regarding US Trustee's suit (1.2); discussion with and email to A. Alfano re: research questions and strategy (0.4).	3.10
H. M. McDonald	05/03/21	Review Sackler filing and emails regarding same (.5); team call regarding DS obj., mediation, waiver of privilege and appeal (1); review research of appeal of DS order (1.8); call with CB regarding waiver research (.6).	3.90



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
P. Ng	05/03/21	Download supplemental inbound document productions and save to the network and hard drive for archive per A. Alfano's request.	0.70
M. Pettit	05/03/21	Call with internal team to discuss disclosure statement and objection (1.0); emails regarding discovery (0.4).	1.40
A. M. Troop	05/03/21	Confirm 10 am call with A. Preis (0.1); follow up with J. Hudson on comments to personal jurisdiction and more definite statement objections and on status regarding withdrawal of the reference and arbitration oppositions (0.1); confer with A. Preis about proposed further mediation, NAS and Sacklers (0.3); review summaries of disclosure statement objections (1.1); confer with team regarding same and next steps (0.8); email exchanges with G. Feiner et al about status of document repository and next steps (0.1, 0.1, 0.1); review R. Sackler statement regarding confirmation procedures (0.2); email exchanges with PWSP team regarding same (0.1); email exchange with PWSP team regarding same (0.1); email exchanges with H. McDonald and A. Alfano about appeal issues from disclosure statement (0.1); confer with M. Huebner about proposed mediation and identity of mediator(s) (0.3); email detailed summary of conversations with A. Preis and M. Huebner to J. Levy et al (0.5); further email exchange with L. McFarlane about oppositions to motion to withdraw the reference and to defer to arbitration (0.2); email J. Hudson regarding same (0.1); further email exchange with A. Preis about debtors' proposed mediation panel (0.1); update document repository term sheet (0.3); circulate same to debtors, UCC, AHC and NCSG under explanatory cover email (0.1); email exchanges with G. Feiner regarding same (0.1, 0.1); email exchange with H. McDonald about 5/4 meeting with NAS on TDP issues (0.1); follow up with U. Khan about document repository term sheet (0.1); review NPR article (0.3);	5.50
A. V. Alfano	05/04/21	Review agenda (0.2) and attend semi-weekly NCSG call (1.0) and post-call PWSP video conference (0.7); internal PWSP video conference re research for supplemental DS objection (0.5); research re police power claims for supplemental objection (0.5); attend NAS presentation (1.0); emails from A. Troop re chamber's conference (0.1, 0.1, 0.1); emails with C. Block and M. Pettit re research	5.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
C. M. Block	05/04/21	assignments (0.1, 0.1, 0.1, 0.1); confer with C. Block re same (0.1, 0.1); continued research re police powers (0.5); review First Circuit decision forwarded by A. Troop (0.1). Research privilege waiver under US Trustee's suit (6.1), email H. McDonald re: the same (0.2); review and research materials on police powers and federalism for plan disclosure objection (0.9); schedule meeting with A. Alfano and M. Petit re: same (0.2); meeting with A. Alfano and M. Petit (0.3).	7.70
H. M. McDonald	05/04/21	Emails regarding conference and status (.4); review agenda, documents and coordination call (1.5); call with AA & AT regarding conference, research and con law issue (.5); emails regarding research issues 9>3)	2.70
M. Pettit	05/04/21	Call with A. Alfano and C. Block to discuss research (0.4); review emails re same (0.1).	0.50
A. M. Troop	05/04/21	Review email from A. Preis about upcoming NAS presentation regarding the TDP (0.1); email exchanges with G. Feiner et al regarding same and recommending that Personal Injury Claimant representative participate (0.1, 0.1, 0.1); email exchanges regarding potential conference with Tribe representations on 5/7 (0.1, 0.1); review and circulate S. Gilbert email about upcoming NAS presentation (0.1); review and circulate A. Preis response to same (0.1); follow up emails with NCSG regarding same (0.1, 0.1); review email to Chambers from M. Huebner (0.1); circulate same to G. Feiner et al and recommend it be added to NCSG call agenda (0.1); review SCOTUS Ford decision, States' amicus brief and related articles (0.9); confer (0.1) and email (0.4) G. Feiner, et al thoughts regarding same; email exchanges with J. Drain and others about chambers conference on mediation (0.1, 0.1, 0.1, 0.1); email exchange with E. Vonnegut about upcoming NAS presentation and Personal Injury participation and presentation (0.1); participate ion NAS presentation on TDP issues (0.7); email exchanges with S. Gilbert on case issues, mediation and upcoming status conference (0.1, 0.1); follow up with K. Thompson on NAS presentation and related logistical issues (0.3); evaluate proposed mediation structure, proposed chambers conference and strategy generally (2.3); email exchanges with G. Feiner et al confirming timing of	7.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		mediation-related chambers conference on 5/5 (0.1); communications with PWSP regarding same and other case issues (0.4); participate in NCSG semi-weekly call (0.8);	
A. V. Alfano	05/05/21	Attend Chambers conferences (0.6, 0.4); follow up conference with A. Troop (0.2); comment on A. Troop's summary of Chambers conferences (0.3, 0.3); review solicitation procedures order (0.4); email from A. Troop re public school discovery request (0.2); attention to claw back notices from Purdue (0.5); email to P. Ng re same (0.1); email from UCC re NRF productions (0.1); review revised plan and DS (1.0).	4.10
C. M. Block	05/05/21	Complete research and write up on privilege waiver under US Trustee's suit (3.0); email results to H. McDonald (0.1).	3.10
H. M. McDonald	05/05/21	Review memo and research on waiver issue (1.2); Review memos and emails regarding conference and call with AT regarding same (.5).	1.70
M. Pettit	05/05/21	Research police power exception.	2.20
A. M. Troop	05/05/21	Review and circulate email from M. Van Eck regarding search firm (0.1); prepare for chambers conference with J. Drain on mediation and mediators (1.1); email exchanges with S. Gilbert on status of fee discussion (0.1, 0.1); review (0.1) and forward under explanatory cover (0.1), email from M. Tobak regarding public schools' disclosure statement objection and discovery request; email exchanges (0.1, 0.1) and confer (0.3) with A. Preis about upcoming chambers conference; review second mediator report to confirm description of Phase Two mediation result (0.2); participate in chambers' conference on further mediation with NCSG and Sacklers (1.0); confirm voting deadline with A. Alfano (0.1); begin to draft detailed, annotated summary of chambers' conference re mediation (0.5); email exchanges with PWSP team about mediation and initial draft of summary email (0.1, 0.1); confer with A. Preis regarding same (0.1); email exchanges with J. Drain et al scheduling a follow up conference for 4 pm (0.1); email exchanges with PWSP team regarding same (0.1); confer with S. Gilbert regarding status of fee discussion (0.2); email exchanges with G. Cicero about scheduling call on fee and other issues with Tribal	6.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Leadership counsel (0.1, 0.1); participate in follow up chambers' conference which set dates, identified S. Chapman as mediator, and refined roles for K. Feinberg and L. Phillips (0.4); confer with S. Gilbert about disposition date issues (0.3); revise chambers' conference summary to reflect details of second conference (0.3); email to PWSP team for review and comment under explanatory cover (0.1); review comments to chambers' conference summary and revise same (0.3); finalize and circulate same to NCSG (0.2); email G. Feiner regarding conversation with S. Gilbert and strategic issues (0.2);	
A. V. Alfano	05/06/21	Email to MA re IAC production (0.3); attention to claw back notices (0.5); email to MA re claw back tracking (0.1); follow up with C. Block and M. Pettit re research (0.2); email to R. Rennagel (e-discovery) to set up a call to ask for advice on proper claw back procedures (0.2); review agenda (0.2) and attend semi-weekly NCSG call (0.6); research classification issues (1.5); review revised disclosure statement (1.5).	5.10
C. M. Block	05/06/21	Email correspondence with A. Alphano re: federalism research for new objection (0.1); review and analyze correspondence from H. McDonald and A. Troop re: action to be taken on privilege waiver research (0.2); research on state police powers and federalism (1.0).	1.30
H. M. McDonald	05/06/21	Review agenda, documents and coordination call (.7); emails regarding hearing preparation (.4).	1.10
M. Pettit	05/06/21	Research police power exception (1.5); review state court complaints (1.8); summarize research (0.4)	3.70
A. M. Troop	05/06/21	Further email exchanges with G. Cicero on meeting with Tribal Leadership council (0.1, 0.1); email G. Feiner et al regarding same (0.1); review public notice of Publicis lawsuit by MA (0.2); email exchanges with PWSP team regarding same (0.1, 0.1); email exchanges about status of communications with J. Chapman (0.1, 0.1, 0.2); review entry of J. Lipson appearance for P. Jackson (0.1); email PWSP team regarding same (0.1); participate in NCSG semi-weekly meeting (0.9); email exchanges with AHC and MSGE counsel about next steps with Public School's discovery request (0.1, 0.1, 0.1, 0.1); email exchange with D. Mosteller about NC SAA status (0.1); email PWSP team regarding same (0.1); email exchange with PWSP	3.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		team about impact of later divergence of interest on a common interest agreement and requesting Debtors' common interest agreements (0.2); confer with PWSP team on case status and strategy (0.4); review email from M. Huebner on initial call with J. Chapman and various logistical issues (0.2); forward same under explanatory cover email to NCSG (0.1); email exchange with H. McDonald on staffing (0.1); review draft short form order appointing J. Chapman mediator (0.1)	
A. V. Alfano	05/07/21	Review further revised DS and plan received from debtors, outline arguments for supplemental objection and continue research (2.1, 1.9); internal PWSP video conference re supplemental objection (0.6); view conference with R. Rennagel re claw back (0.3); emails with N. Strong re same (0.2, 0.1, 0.1);	5.30
C. M. Block	05/07/21	Research on federalism for new objection (1.1); email correspondence with A. Alphano and A. Troop re: the same (0.1), (0.1); Email with H. MDonald re: bond for stay of plan confirmation research (0.1), locate, review, and send same research (0.2); attention to further email correspondence re: bonds and state sovereignty (0.1).	1.70
H. M. McDonald	05/07/21	Review revised DS (.5); call with AA & AT regarding DS objection hearing and research (.7); review research on appeal/bond issues and emails regarding same (1.7); emails regarding statute of limitations issues (.4).	3.30
P. Ng	05/07/21	Analyze, query, sequester claw-back documents from production volumes per A. Alfano's request.	1.30
R. L. Rennagel	05/07/21	Confer with A. Alfano regarding Purdue document clawback and implementation of same.	0.30
A. M. Troop	05/07/21	Review motion to extend preliminary injunction (0.2); review blacklines of revised plan and disclosure statement (0.5); email both under detailed explanatory cover note to NCSG (0.4); review and circulate as-entered short-form order appointing J. Chapman mediator (0.1); email exchange with M. Rundlet on mediation (0.1, 0.1, 0.1, 0.1); email exchange with H. McDonald on preliminary injunction motion, and revised plan and disclosure statement (0.1); email exchange with M. Rundlet on confirmation and other discovery (0.1); email PWSP team regarding same (0.1); consider next steps for mediation (0.8); email exchange with various states about mediation	6.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		and notices (0.3); email exchanges regarding (0.1, 0.1) and conference (0.7) with PWSP team on disclosure statement objection; email exchanges with A. Preis (0.1, 0.1) and G. Feiner (0.1) on lack of response by debtors to email on document repository; follow up email to debtors regarding same (0.1); email exchanges about research on Federalism for disclosure statement objection with A. Alfano and C. Block (0.1, 0.1); email exchanges regarding need for sovereign states to post appellate bonds in federal court and statute of limitation issues with PWSP team (0.1, 0.1); review golden creditor analysis (0.3); email exchanges with PWSP team on golden creditor issues and statute of limitations discussion in disclosure statement (0.1, 0.1); review C. Block research on bond issue (0.2); research FRBankrP regarding same (0.2); email exchanges with PWSP team regarding same (0.1, 0.1); review email from S. Birnbaum on prospective injunction (0.1); email exchanges with G. Feiner and S. Alexander regarding same and next steps (0.1); consider and respond to G. Feiner about [REDACTED] (0.2); review updated M. Pettit research on police powers exception to automatic stay in connection with anticipated disclosure statement objection (0.3); email exchange with PWSP team regarding same (0.1);	
A. M. Troop	05/08/21	Follow up on scheduling call with Debtors et al on prospective injunction (0.1); email exchanges with A. Preis, S. Brauner and G. Feiner about debtors' proposed document repository language in revised disclosure statement and plan (0.1, 0.1);	0.30
C. M. Block	05/09/21	Continue research on federalism for new objection (3.6).	3.60
A. M. Troop	05/09/21	Review G. Feiner email to A. Preis about HBO documentary and its document references	0.20
A. V. Alfano	05/10/21	Email to practice assistants re document claw back (0.1); attention to logistics for Wednesday's hearing (0.1, 0.1, 0.1); review filings and coordinate hearing binder for Wednesday's hearing with the help of practice assistants (1.0, 1.1); attention to document claw backs received from Purdue (1.0); send draft claw back email to A. Troop with cover explanation (0.5); review Boston Globe article forwarded from A. Troop on Purdue (0.2); send emails to each reviewer that accessed clawed back documents (1.0);	6.80

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		review continuing PI objection (0.2); email from A. Troop re his update with M. Huebner (0.1, 0.1); review Side A response to the DS (0.4); review AHC response to WV objection (0.4); emails to/from the UCC re HBO documentary and related documents (0.3, 0.1).	
C. M. Block	05/10/21	Complete review of materials on federalism for new objection and send findings to A. Alphano (1.5).	1.50
H. M. McDonald	05/10/21	Rev revised DS, Sackler resp. and emails regarding same.	1.50
A. M. Troop	05/10/21	Email exchange with G. Feiner about response to motion to further extend the preliminary injunction (0.1); draft updated continuing objection (0.3); circulate same to G. Feiner et al for review and comment under explanatory cover email (0.1); confer with M. Huebner about disclosure statement hearing and Sackler status (0.4); email J. Levy et al summary of call with outline of next steps (0.2); briefly review Side A responses to already filed disclosure statement objection (0.2); email J. Levy et al regarding same (0.1); further review same (0.6); email exchange with PWSP team about 5/12 hearing prep (0.1); confirm 5/13 NCSG, AHC and Debtor call on prospective injunction (0.1); email exchange (0.1) and confer with (0.3) U. Khan on mediation and J. Chapman; review AHC draft objection to W VA and Public Schools disclosure statement objections (0.3); email exchanges with AHC counsel regarding same and timing for filing (0.1, 0.1); email same to G. Feiner et al under explanatory cover (0.2); follow up email to G. Feiner et al on AHC's proposed timing and lack of time to respond substantively to draft (0.1); email exchanges about declining press request on proposed "Sackler Act" (0.1, 0.1, 0.1); email exchanges with Akin on review of continuing productions (0.1, 0.1); email exchange with H. McDonald on AHC's position regarding disclosure statement and patently unconfirmable issues (0.1); message to G. Uzzi about "foundation" option (0.1); confirm with Debtors that disclosure statement hearing is being deferred to 5/20 and only procedures motion will proceed on 5/12 with objections resolved (0.2); email G. Feiner et al regarding same and recommendation not to join in AHC objections to W. VA and Public Schools (0.2); confer with A. Preis about case status and G. Feiner email about the HBO	5.70

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		documentary and document references (0.2); email exchanges with G. Feiner and S. Alexander regarding same (0.1, 0.1); email exchanges with PWSP team regarding same (0.1, 0.1); email M. Huebner et al on status of long-form mediation order (0.1); follow up email exchange with M. Huebner et al regarding same (0.1); email G. Feiner et al regarding same (0.1); email exchange with G. Feiner about mediation, "foundation" option and message to G. Uzzi (0.1); confirm 5/14 call on document disclosure issues and terms (0.1); email exchanges about rescheduling call on prospective injunction to 5/11 (0.1).	
A. V. Alfano	05/11/21	Exchange emails with A. Troop re the confirmation schedule order and his emails with Purdue on that order (0.3, 0.1); receive claw back confirmations from document reviewers and update tracking chart (0.1, 0.1, 0.1, 0.1); emails with A. Troop re same (0.1, 0.1); send out claw back emails to Epiq contract reviewers (0.1); attend semi-weekly NCSG call (0.4); attention to document claw back (1.0); review revised plan docs (0.7).	3.20
H. M. McDonald	05/11/21	Review notice and revised order (.3); Emails re hearing (.4); coordination call (.5); emails re fees (.1) attn to lit strategy (.7).	2.00
A. M. Troop	05/11/21	Review 5/12 hearing agenda and notice of adjourned disclosure statement hearing (0.1) and proposed revised order regarding confirmation protocols (0.2); email copies of forgoing to S. Alexander et al under cover identifying still open confirmation protocol matters, and confirmation litigation/discovery issues (0.2); email Debtors about unresolved NCSG objection to confirmation protocols and deadline for plan supplement (0.1); email exchange with A. Alfano and H. McDonald about third party release objections being raised in Boys Scout case (0.1); email exchanges with A. Preis et al regarding scheduling call to review recent productions (0.1, 0.1, 0.1, 0.1); email exchanges with discovery working group regarding same (0.1, 0.1, 0.2, 0.1); email exchange with M. Tobak et al about plan supplement deadline and interplay with confirmation protocols order (0.1); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1); email exchanges with G. Feiner about S. Birnbaum intent to	6.70



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		exclude UCC from prospective injunction discussion (initially) (0.1, 0.1); email exchanges (0.1, 0.1) and confer (0.3) with M. Huebner about plan supplement timing, issue being deferred to 5/20, and pledge to share Sackler-settlement documents in progress; review email from C. Gange advising AHC will not be filing objection to W. VA and Public Schools until next week (0.1); email G. Feiner et al regarding same and reiterating recommendation regarding same (0.1); review agenda for semi-weekly call (0.1); email exchanges with G. Feiner about 3 pm call with Tribe Council (0.1, 0.1); email G. Feiner et al summary/observations of call with M. Huebner on plan supplement timing and Sackler document issues (0.2); participate in video with Tribe Council, AHC and NCSG (1.0); review and confer with S. Gilbert about math mistakes in draft of fee proposal from AHC (0.1); participate in semi-weekly NCSG call (0.7); review and circulate revised AHC fee proposal to G. Feiner et al (0.1); resend Teams information for 5/12 prospective injunction call to J. Peacock and S. Birnbaum (0.1); further confer with S. Gilbert on status of private side fee agreements (0.1); email G. Feiner and PWSP team regarding same (0.1); email exchanges with PWSP team on Bloomberg article regarding Purdue fees (0.1, 0.1); review and respond to S. Alexander comments on continuing objection regarding the preliminary injunction (0.1); confirm strategy/budget call with A. Alfano and H. McDonald (0.1); email exchange with G. uzzi confirming 5/12 call (0.1); email exchanges with G. Feiner about prospective injunction call on 5/14 and invitation to Debtors and AHC (0.1); email exchanges with S. Birnbaum about UCC participation in prospective injunction call (0.1, 0.1, 0.1, 0.1); email exchange with G. Feiner regarding same (0.1);	
A. M. Troop	05/11/21	Review emails (0.1) and email exchanges with W. Henrich, A. Halperin and C. Hunt about disclosure issues (0.1, 0.1);	0.30
A. V. Alfano	05/12/21	Emails to M. Pettit and C. Block re legal research (0.1, 0.1); attend internal PWSP call (0.6); attend today's telephonic hearing (1.2); draft litigation strategy/issues outline and budget (1.0); review A. Troop summary of	5.20

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		today's hearing (0.3, 0.2); emails from A. Troop re confirmation procedures order (0.2, 0.1, 0.1); review mediation order (0.4, 0.2); attention to TDP documents (0.6).	
H. M. McDonald	05/12/21	Call with AA & AT re: hearing and lit plan (.5); Purdue hearing (1.2); emails re hearing (.3).	2.00
A. M. Troop	05/12/21	Review A. Preis email to S. Birnbaum et al about the document repository (0.1); prepare for upcoming hearing (0.5); confer with H. McDonald and A. Alfano about confirmation and litigation strategy, staffing and budget (0.5); participate in omnibus hearing (1.1); follow up email exchanges with A. Preis regarding open privilege issues (0.1, 0.1); participate in document repository call (0.8); email exchanges with G. Feiner about UCC participation in prospective injunctive relief process (0.1); review and circulate article summarizing just-concluded hearing to G. Feiner et al (0.1); briefly review updated NOAT and Tribe TDPS (0.2); circulate to mediation working group under explanatory cover email (0.1); prepare detailed summary and observations about the hearing on the confirmation protocols and Judge Drain's disclosure statement comments (0.9); email same to PWSP for review and comment (0.1); email AHC about scheduling call to discuss Public School confirmation discovery requests (0.1); review and revise hearing summary (0.2); circulate same to J. Levy et al (0.1); email exchange with D. Mosteller about NOAT terms (0.1); email A. Alfano regarding same (0.1); email exchange with M. Huebner on long-form mediation order status (0.1); email exchange with G. Uzzi to reschedule call (0.1); review R. Sackler proposed position statement for disclosure statement (0.3); email same to G. Feiner et al with continued recommendation for NCSG not to prepare a similar statement (0.1); review draft confirmation protocol order sent to chambers (0.3); confer with M. Tobak regarding same and need for revisions (0.2); email chambers regarding same (0.1); mark up and circulate draft order on confirmation protocols to Davis Polk and Akin (0.2); email exchange with J. Eisen confirming 10 am call with J. Chapman on 5/14 (0.1); email NCSG core team about issues with order on confirmation protocols	8.10

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		(0.1); email exchange with S. Srader about TPP TDP and term sheet allocation to debtors/non-operating entities (0.1); email exchanges with J. Levy et al about Friday call scheduled with J. Chapman and confirming prep call for 5/13 (0.1, 0.1, 0.1); forward email from D. Consla with long-form mediation order to U. Khan et al (0.1); circulate dial in for 5/14 call with J. Chapman at J. Eisen's request (0.1); review further comments to confirmation protocol order from M. Tobak (0.2); further revise and circulate same to Davis Polk and Akin, seeking confirmation from Akin regarding same (0.2); email J. Levy et al regarding same (0.2);	
A. V. Alfano	05/13/21	Video conference re mediation with NCSG subgroup (0.6); call re budget with A. Troop (0.2); call to K. Blake re Epiq contract reviewers (0.1); review agenda (0.2) and attend semi-weekly NCSG call (0.6); attend NCSG staff call (0.3); revisions to litigation strategy/budget document (1.5); email to K. Blake re claw back (0.2); send budget to A. Troop with cover note (0.1); revise budget and send to A. Troop (0.1); email to P. Ng re new claw back notice (0.1); research re AHC cost pass through (1.5); review latest DS draft re estate claims against Sacklers (0.7).	6.20
H. M. McDonald	05/13/21	Rev Sackler statements and presentation (1.5); call regarding mediation (.7); attention to lit budget (.4); attention to lit issues for confirmation (1.1); coordination call (.6); chief deputies call (.3).	4.60
A. M. Troop	05/13/21	Attention to staffing and budgeting with A. Alfano (0.5); confer with J. Levy, U. Khan, S. Alexander, G. Feiner and PWSP team about Friday call with S. Chapman (0.6); confirm with A. Preis about further comments to proposed protocol order (0.1); confer with A. Preis about case status (0.3); review further revised order on confirmation protocols (0.2); sign off on same (0.1); further attention to staffing and budgeting (0.4); email exchanges about scheduling call with Governor Bullock on upcoming monitor report (0.1); further attention to scheduling call on further document productions with UCC (0.2); prepare for and participate in semi-weekly NCSG call (1.0); participate in First Deputies' update call (0.3); email exchange with G. Feiner regarding same (0.1); email 5/12 hearing summary to D. Mosteller at his request (0.1);	4.40

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A. V. Alfano	05/14/21	confer with G. Uzzi about foundation option (0.4); Review, circulate and finalize PI objection (0.9); electronic service of PI objection (0.3); circulate to NCSG (0.1); email exchanges with Purdue, NCSG and A. Troop re mediation order (0.1, 0.2, 0.1, 0.1); emails from NY AGO re claw back (0.1, 0.1); email from A. Troop re mediation and Side B (0.3); call with A. Troop re same (0.3).	2.60
A. M. Troop	05/14/21	Confer with J. Chapman and her clerks about case and mediation process (1.2); email exchanges about timing of comments on long-form mediation order (0.1, 0.1, 0.1); confer with K. Maclay about case status and private side term sheets (0.3); forward hospital term sheet to K. Maclay (0.1); review final version of objection to preliminary injunction and sign off on same (0.1); confer with M. Cyganowski about Public School discovery and Brattle interplay (0.3); review email from Side B with comments to proposed long-form mediation order (0.2); draft detailed summary with commentary regarding (a) draft long-form mediation order and (b) conference with J. Chapman for G. Feiner, J. Levy et al (1.3); review and review and circulate to G. Feiner et al Public School's formal discovery requests (0.2); email exchange with L. Testa, U. Khan and PWSP team about creditor discovery under the confirmation protocols (0.1); review M. Huebner comments to Side B changes (0.2); email exchanges with S. Alexander et al regarding same (0.1, 0.1); email exchange about circulating summary of Chapman call to entire group and next steps on long-form mediation order with G. Feiner et al (0.1); prepare further summary of call with J. Chapman and with respect to mediation order (0.8); circulate same to NCSG (0.1); email exchange with J. Donahue, N. Mara and M. Van Eck about Public Schools, Brattle and discovery (0.1); confer with A. Preis and confirm that NCSG would not agree to compulsory AG attendance at mediation (0.2);	5.80
A. M. Troop	05/15/21	Review and consider various email exchanges responding to UCC proposal that principals, including AGs, must attend the in-person mediation sessions (0.3); email exchanges with J. Levy et al regarding same and advising of prior confirming to A. Preis that NCSG would not	0.80

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		support compulsory AG attendance at in person mediation sessions and recommendation regarding J. Ball proposal (0.1, 0.1); confirm 5/17 document update from UCC and circulate calendar entry (0.2); further email exchange with L. Testa, U. Khan and PWSP team about discovery protocols (0.1);	
A. V. Alfano	05/16/21	Emails between Sacklers, Purdue and A. Troop re mediation order (0.1, 0.1, 0.1); review markups of mediation order (0.2).	0.50
A. M. Troop	05/16/21	Review M. Huebner email in response to A. Preis email on compulsory attendance (0.1); email M. Huebner regarding same and NCSG's position (0.2); status update re same to G. Feiner et al (0.1); review Davis Polk markup of proposed long-form mediation order (0.3); email J. Levy et al same and recommendations on next steps (0.2); email Davis Polk et al on timing of response to revised proposed long-form mediation order (0.1); review G. Uzzi comments to order (0.1); email J. Levy et al regarding same and intended next steps (0.1); email NCSG position on paragraph 4 to Debtors, Sacklers, MSGE, AHC and UCC (0.1); review and circulate to J. Levy et al, responses to NCSG position (accepting it) and further comments from S. Gilbert (0.2); email exchanges regarding final changes to proposed order (0.2); sign off on same for NCSG (0.1); review and circulate Davis Polk transmittal to J. Chapman of proposed form of mediation order (0.1);	1.90
A. V. Alfano	05/17/21	Email to Debtors re claw back notice (0.1); attend call with UCC re document discovery (0.5); follow up call with A. Troop (0.1); forward newly revised DS and plan to NCSG (0.1); attention to further document claw backs (0.1, 0.1, 0.1); extensive review of Disclosure Statement revisions (2.0, 1.4); summarize revisions in an email to A. Troop (0.4); continued review of DS re federal government claims (0.5); follow up with states re claw back notices (0.1); search for past budgets (0.2); emails from Debtors, A. Troop and Sacklers re mediation order (0.1, 0.1, 0.1, 0.1); review revised draft of plan (0.6); letter received from Sackler Side B re public school discovery (0.1); internal PWSP emails re revisions to releases (0.1, 0.1).	7.00
A. V. Alfano	05/17/21	Forward financial institution discovery to M. Pettit for	0.10

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L. Frederique	05/17/21	processing. Library research- Research and retrieval of statutes and case law for A. Alfano.	0.25
H. M. McDonald	05/17/21	Review revised plan and Disclosure Statement (1.8); review mediation order and emails regarding revisions (.6); Review exhibits from UCC (1.2); call with UCC regarding same (.5); review public school discovery and emails regarding same (.8).	4.30
A. M. Troop	05/17/21	Email exchange with G. Feiner et al about mediation materials (0.1); consider same and mediation process (0.4); participate in call with UCC on recent document productions (0.8); review emails from debtors and Sackler about (0.2) and email exchanges (0.1. 0.1) with G. Feiner et al regarding S. Chapman comments to mediation order to compel AG attendance at in-person mediation sessions; email exchanges with AHC counsel about and scheduling conference call for 5/18 re Public School discovery requests (0.1, 0.1, 0.1, 0.1, 0.1); confer with G. Feiner, S. Alexander et al about mediation issues, mediation order comments from J. Chapman, materials for mediation, and next steps (0.6); email Davis Polk, Akin, Sacklers, MSGE and AHC about timing on being able to respond to J. Chapman proposed changes on attendance at mediation (0.1); email J. Eisen to schedule call with J. Chapman regarding proposed revisions to mediation order (0.2); review and respond to email from A. Alfano highlighting changes in revised disclosure statement (0.1); review revised disclosure statement, including DOJ resolution (0.9); confirm call with J. Chapman and J. Eisen (0.1); participate in same (0.3); email exchanges with G. Feiner about timing on filings of prospective injunctive relief terms in response to question from D. Mosteller and call with Purdue on managed care issues (0.1, 0.1); circulate proposed revised language for mediation order based on call with J. Chapman to mediation parties together with indication on timing of NCSG review (0.2); email NCSG about proposed long form mediation order, discussions with J. Chapman, proposed revisions based on those discussions and time line for sign off (0.3); email exchange with J. Donahue regarding same (0.1); email exchange with PWSP team about DOJ resolution included	6.50

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		in most recent revisions to disclosure statement and plan (0.2); review (0.1) and circulate to discovery working group under email cover (0.1), A. Lee's letter regarding Public Schools' discovery requests; further review of staffing and budget in response to request from NCSG (0.2); email exchange with PWSP team regarding same and next steps (0.1); review H. McDonald email about releases and remedy changes in revised plan (0.2); email PWSP team regarding same (0.1); email exchanges with PWSP team about treatment of criminal claims under the revisions to the plan and disclosure statement (0.2);	
A. V. Alfano	05/18/21	Revisions to budget/litigation strategy document (1.0); send request for permission to attend Thursday's court hearing (0.2); email from A. Troop re public school discovery (0.2); prepare for (0.7) and attend call with AHC re public school discovery (0.7); follow-up video conference with A. Troop and H. McDonald re same (0.6); attend semi-weekly NCSG call (0.7); research re golden creditor issues (0.8); review prior emails and other materials forwarded from A. Troop on this topic (0.6); update NCSG email list and forward to A. Troop (0.1); emails with research team re fraudulent conveyance statutes (0.1, 0.1); draft email to Debtors containing proposed DS edits to the fraudulent conveyance section (1.0); emails with L. Conti re public school discovery (0.1); revise draft email to Debtors in response to A. Troop comment (0.2); review long form mediation order entered and forward to A. Troop (0.2); send proposed DS revisions to Debtors (0.2).	7.50
H. M. McDonald	05/18/21	Call regarding public school discovery (.5); Conferences with PF regarding same (.6); call with A. Alfano and A. Troop regarding status, mediation and hearing (.5); mediation sub-committee call (1); coordination call (.6); emails regarding revised releases (.2); review emails and case law regarding public school discovery (.7),	4.50
P. Ng	05/18/21	Organize and encrypted inbound document production volume per M. Pettit's request; download supplemental inbound document productions and save to the network and hard drive for archive per A. Alfano's request.	0.70
A. M. Troop	05/18/21	Email exchange with B. Edmunds about revisions to long-form mediation order (0.1); confer with AHC about Public	9.10

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		Schools' discovery requests and next steps (0.4); consider same (0.2); email J. Donahue et al about call on Public School discovery requests, next steps and related issues, including Brattle (0.6); email PWSP team regarding same (0.1); review motion for contempt filed again IL Department of Corrections (0.1); email exchanges with S. Ellis regarding same (0.1, 0.1); confer with various parties about likelihood of disclosure statement hearing being further continued (0.5); confer with PWSP team about Public School discovery requests, confirmation discovery, disclosure statement objection and other case issues (0.7); follow up email exchanges regarding same (0.1, 0.1, 0.2); email exchanges with J. Levy, G. Feiner, U. Khan and S. Alexander about agenda for mediation working group meeting (0.1, 0.1, 0.1, 0.1); email exchange with B. Edmunds on long-form mediation order (0.1, 0.1); email J. Levy, G. Feiner, U. Khan and S. Alexander about B. Edmunds reservation on long-form mediation order pending conversation with AG Frosh (0.1); email exchange with D. Consla and E. Vonnegut about timing on NCSG response regarding long-form mediation order (0.1); email exchanges with G. Feiner about proposed further change to mediation order (0.1, 0.1); confer with A. Preis about case and mediation status (0.2); continue to review revised plan (0.2); email exchanges with PWSP team regarding definition of "Excluded Claims" (0.1, 0.1, 0.1); participate in mediation working group meeting (1.0); email counsel for Debtors, UCC, AHC, MSGE and Sacklers confirming sign off on long-form mediation order with "require" changed to "request" (0.1); review summary of DOJ settlement from S. Gilbert as accepted by AHC (0.1); email exchange with S. Gilbert regarding same (0.1); email summary of DOJ resolution to G. Feiner, J. Levy, U. Khan, S. Alexander and PWSP team (0.1); follow up email exchange with U. Khan et al regarding same (0.1); participate in call with monitor (0.5); email exchanges with A. Alfano re draft message to Debtors' counsel about golden creditor description in the draft disclosure statement (0.2, 0.1); email exchange with S. Ellis (0.1), L. McFarlane (0.1), D. Mosteller (0.1) and A. Licht (0.1) about public school discovery, state control	



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		of school district claims, and discovery generally; participate in semi-weekly NCSG meeting (0.5); review revisions to document repository from G. Feiner (0.2); email questions/comments re same to G. Feiner (0.1); circulate the as-entered long-form mediation order to NCSG under cover email (0.1); email J. Chapman and J. Eisen regarding same and inviting follow up call on process (0.1); email exchanges coordinating call with J. Chapman and J. Eisen (0.1, 0.1, 0.1, 0.1);	
A. V. Alfano	05/19/21	Emails with L. Conti re document claw back (0.1, 0.1, 0.1); search for mediator presentations in response to question from A. Troop (0.3); forward agenda and dial-in to S. Alexander (0.1); review reply in support of PI extension (0.2); confer with A. Troop and H. McDonald re same (0.1); receive and circulate transcript from last week's hearing (0.1); format chart from proof of claim form for mediation presentation (0.1); review mediation slide deck (0.4); internal PWSP call re mediation and other issues (0.2, 0.3); call with A. Troop and the mediator (0.4); review transcript from last week's hearing (0.5); review revised plan received from debtors' counsel (1.0).	4.00
H. M. McDonald	05/19/21	Review revisions to plan (.8); review case law and limitations insert to Disclosure Statement (.5); review notices, reply and emails regarding same (.4); emails regarding discovery issues (.4); review mediations presentations and emails regarding same (.5); review revisions to mediation presentation (.3); group call regarding mediation (.5); review and revise mediation slides and emails regarding same (.6).	4.30
P. Ng	05/19/21	Analyze, query, sequester claw-back documents from production volumes per A. Alfano's request.	0.70
M. Pettit	05/19/21	Prepare and send financial institution discovery to attorneys for the Sacklers.	0.60
A. M. Troop	05/19/21	Email exchange with A. Alfano on golden creditor transmittal to Debtors (0.1); email exchange with D. Klein about disclosure statement hearing being continued until 5/26 (0.1); review and circulate notice adjourning disclosure statement hearing to 5/26 to NCSG under explanatory cover email (0.2); prepare for call with J. Chapman (0.5); participate in call with J. Chapman, her	10.00

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		clerks and A. Alfano (1.8); email exchange with D. Hart on claims and look back periods (0.1); email exchange with Side B on designations regarding recent filings (0.1, 0.1); email exchanges with G. Feiner about Brattle and interaction with Debtors' consultants at Cornerstone (0.1); follow up with J. Ball on PEO issues (0.1, 0.1); confer with G. Feiner about conversation with J. Chapman and next steps (0.2); email M. Rundlet, N. Kelly et al about preparing a presentation for J. Chapman, gathering and forwarding prior presentation materials (0.3); email exchange with A. Alfano about mediation materials (0.1); review Debtors' reply to continuing objection to preliminary injunction extension (0.2); email exchanges with PWSP team regarding same (0.1); confirm 4 pm call on presentation for J. Chapman with N. Kelly et al (0.1); consider mediation presentation strategy (0.4); email exchange with G. Feiner and S. Alexander about phone number redactions in document depository (0.1); email exchange with M. Rundlet about prior presentation materials (0.1, 0.1); confer with M. Rundlet, N. Kelly et al about presentation for J. Chapman and next steps (1.0); email exchanges with J. Chapman and clerks about scheduling presentation for 5/24 and next steps (0.2, 0.1); email mediation working group about conversation with J. Chapman, 5/24 presentation to J. Chapman and other logistical issues (0.2); prepare presentation for J. Chapman based on initial draft from MA (1.9); circulate same to PWSP team for review and comment (0.1); review and revise presentation based on PWSP comments (0.2, 0.1); circulate same to M. Rundlet, N. Kelly and rest of presentation working group under explanatory cover email (0.1); email exchanges with G. Feiner and S. Alexander about quote regarding failure of 2007 settlement (0.1); review and recirculate presentation under explanatory cover email (0.2); review and respond to further comments from M. Rundlet to presentation (0.1); email exchange with S. Schinfeld about Friday all on Public School's discovery request (0.1); further revise draft presentation for J. Chapman (0.5); circulate same to presentation working group under explanatory cover email (0.1);	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	05/20/21	Attend today's hearing (1.9); attend semi-weekly NCSG call (0.3); pull Bloomberg article and send to S. Alexander (0.1); emails from NCSG and A. Troop re mediation presentation (0.2, 0.1, 0.1, 0.1, 0.1); review presentation (0.4, 0.3, 0.6).	4.20
H. M. McDonald	05/20/21	Review revisions to mediation slides and emails regarding same (.9); Purdue hearing (1.7); Purdue coordination call (.5); attention to confirmation litigation issues (.6).	3.70
A. M. Troop	05/20/21	Prepare for hearing on PI extension and other issues (0.7); review proposed further edits/suggestions to mediator presentation from G. Feiner et al (0.1, 0.1); email exchanges regarding same with presentation working group (0.1, 0.1); participate in omnibus hearing (1.9); email exchanges with S. Gilbert about M. Huebner report on Public Schools (0.1, 0.1); email exchanges with D. Mosteller about potential issues not being addressed by M. Huebner, including co-defendant issues (0.1, 0.2); email exchanges with G. Uzzi requesting presentation on Foundations (0.1, 0.1); email exchanges with G. Feiner and S. Alexander about Friday call with AHC on Public School and other confirmation discovery (0.1, 0.1); email exchange with G. Feiner about hearing (0.1); email discovery working group about Public School and confirmation discovery and upcoming call with AHC (0.1); further revise and edit mediator presentation deck and forward to document production (0.8); email exchanges with D. Mosteller about upcoming call with Teva's counsel (0.1, 0.1); confirm 5/24 session with NCSG and mediator (0.1); review revised mediator presentation deck (0.2); circulate same to presentation working group for review and comment and proposing next steps (0.1); review and further revise presentation based on CO comments (0.2); email exchanges about proposed graphics for mediator proposal including review of same (0.2); further emails and revisions to mediators presentation (0.3, 0.4, 0.1, 0.1); participate in semi-weekly NCSG meeting (0.6); email draft mediator presentation to mediation working group under explanatory cover email regarding same and next steps (0.3); email exchange with H. McDonald about mediation (0.1); email exchanges with D. Hart about draft mediator presentation and	8.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	05/21/21	naming rights (0.1, 0.1); further review (0.2) and emails (0.1, 0.1) regarding proposed graphics for mediator presentation; confer with G. Uzzi about Foundation (0.2); Internal PWSP calls (0.2, 0.4); attend call on public schools discovery requests (0.9); attend mediation subcommittee call (1.0); review public schools discovery requests (0.5); update NCSG contact card (0.1); revisions to litigation budget (0.6); forward DS and plan to entire NCSG (0.1); review revised drafts of plan and DS (2.0).	5.80
P. E. Fitzmaurice	05/21/21	Conference call concerning Public School Discovery Requests	0.60
H. M. McDonald	05/21/21	Call with AHC regarding Public School Discovery (1); teleconference with P. Fitzmaurice regarding case status and discovery (.5); call with A. Alfano, P. Fitzmaurice and A. Troop regarding discovery and mediation (.6); mediation committee call (.8).	2.90
A. M. Troop	05/21/21	Email exchange with PWSP team about upcoming call with AHC on Public School and confirmation discovery (0.1); obtain and circulate Information Sharing Protocol with Debtors for model with Public Schools (0.2); participate in part of call with AHC on Public School and confirmation discovery (0.3); email exchange with G. Cicero et al about follow up call on confirmation discovery (0.1); participate in same (0.3); email PWSP team (0.1) and confer regarding discovery, confirmation, mediation and related topics (0.6); email exchange with D. Mosteller about draft presentation for J. Chapman (0.1); edit presentation based on same (0.1); email exchanges regarding 5/26 hearing being held on Zoom (0.1, 0.1); participate in call with debtors about managed care plans (1.0); review and circulate email exchanges with Public Schools about discovery meet and confer (0.1); email exchange with B. Edmunds about confirmation discovery (0.1); emails with J. Ball to further productions related to Sackler A filings (0.1, 0.1); participate in mediation working group call including process for interacting with J. Chapman (1.1); email exchange (0.1) and confer with (0.3) J. Chapman and J. Eisen; try to add G. Uzzi to call to discuss Foundation presentations (0.1); follow up directly with G. Uzzi (0.3); [REDACTED] (0.3); confer with PWSP team	7.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		regarding same (0.1); email exchanges with J. Chapman and J. Eisen regarding same (0.2, 0.1); circulate final version of mediator proposal and proposed transmittal to NCSG to presentation working group (0.3); review email from D. Consola asking to discuss disclosure statement objection (0.1); email exchanges with PWSP team regarding same (0.1, 0.1); review Mallincrodt objections regarding third party releases (0.3); email PWSP team regarding same (0.1); email exchange with D. Hart about identifying States for discussions with J. Chapman (0.1); email exchange with G. Feiner and S. Alexander about PI proof of claim tally on use of Purdue opioid (0.1); finalize and circulate mediator presentation to NCSG under explanatory cover email (0.2); email exchanges with D. Consola et al proposed 5/23 call on disclosure statement objection (0.1, 0.1);	
A. V. Alfano	05/22/21	Review plan and disclosure statement (1.0); search for Sackler emails in response to question from A. Troop (0.3).	1.30
A. M. Troop	05/22/21	Review email from S. Gilbert about timing on Plan comments (0.1); confer with N. Kelly about upcoming presentation for Chapman, J. (0.7); email A. Alfano about gathering certain Sackler communications for N. Kelly (0.1); consider next steps regarding mediator communication to/from States (0.3); email Chapman, J. regarding same (0.2); confer with Chapman, J. regarding same (0.3); email exchanges with Pillsbury team regarding same and next steps (0.1, 0.1); email exchanges with J. Levy, S. Wood and N. Blake about mediation process (0.1, 0.1);	2.10
A. V. Alfano	05/23/21	Prepare for (0.8) and attend hearing with Purdue counsel re NCSG disclosure objections (0.5); post-call conference with A. Troop and H. McDonald (0.3).	1.60
H. M. McDonald	05/23/21	Review revised Disclosure Statement (1.4); prepare for and call with DP team regarding Disclosure Statement objections (1); call with A. Alfano and A. Troop regarding hearing (.4).	2.80
A. M. Troop	05/23/21	Participate in call with Davis Polk about disclosure statement issues as reflected in markup to Debtors and timing of disclosure statement hearing (0.6); email (0.1) and follow up call (0.2) with PWSP team regarding same	2.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		and next steps on disclosure statement objection; email exchange (0.1) and confer with Chapman, J. (0.5); email exchanges with S. Alexander about mediator presentation (0.1, 0.1, 0.1); email exchanges with J. Levy, S. Wood and N. Blake in response to S. Wood 5/22 email (0.2, 0.1); email PWSP team regarding same (0.1); email exchanges regarding schedule for Public Schools meet and confer (0.1, 0.1);	
A. V. Alfano	05/24/21	Attend presentation to the mediator (1.2); brief calls with A. Troop re Wednesday's hearing (0.1, 0.1); email to A. Troop re attorneys fee settlement in the plan (0.3); forward revised plan to NCSG (0.1); attention to AG staff attendance at mediator presentation (0.1, 0.3); send attendance request for Wednesday's hearing (0.1, 0.1); circulate (0.1) and review (0.4) transcript from PI hearing; review public school objection to DS (0.3) and circulate footnote to PWSP team (0.1); review debtors' reply to DS objections (1.0); continued prep for Wednesday's hearing, including highlighting potential issues for discussion (2.1).	6.40
P. E. Fitzmaurice	05/24/21	Review and analysis of revised plan and disclosure statement	1.40
H. M. McDonald	05/24/21	Review revised plan (.9); prepare for and mediation call (1.5); review revised Disclosure Statement, UCC statement, Public School objection and Debtors' reply (3); emails regarding hearing (.4).	5.80
A. M. Troop	05/24/21	Email exchange with S. Alexander et al on timing of delivery deck to Chapman, J. (0.1); email exchange with Chapman, J. regarding same (0.1); final review and edits to presentation deck (0.9); forward same to Chapman, J. and J. Eisen under explanatory cover email (0.1); circulate same to NCSG under explanatory cover email (0.1); confirm meet and confer for Public Schools for 5/25 (0.1); email PWSP team regarding same (0.1); email exchanges with N. Kelly about P. Boer memo and related issues (0.2, 0.1); email exchanges with A. Alfano about attorney fee provisions in the plan and disclosure statement (0.1, 0.1); email exchange with team regarding filing of amended plan (0.1); participate in NCSG presentation to Chapman, J. (1.1); confer with A. Preis on timing of Debtors' reply and disclosure statement hearing (0.1); email exchanges	9.30

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with PWSP team regarding same (0.1); follow up on Chapman, J.'s request for contact list for Non-Consenting States with Non-consenting States (0.1, 0.1, 0.1, 0.1); follow up with NCSG presenters at Chapman, J. presentation (0.1, 0.1, 0.1); confer with J. Levy about mediation process (0.3); email exchanges with Davis Polk following up on 4/29 request for data on opioid-derived revenues (0.1, 0.1, 0.1); email exchanges with G. Feiner and S. Alexander regarding forgoing follow up and accounting for new fee provisions in draft plan (0.1, 0.1); begin to review disclosure statement etc. documents and filings in preparation for 5/26 hearing (3.2); email exchanges with PWSP team about Public School's supplemental objection to disclosure statement and area for discovery based on allegations (0.1); email exchanges with PWSP team regarding Debtors' reply to disclosure statement objection and strategy for upcoming hearing (0.2, 0.1, 0.1, 0.1, 0.1); circulate staffing and budget estimate to G. Feiner et al under explanatory cover identifying strategic issues (0.5);	
A. V. Alfano	05/25/21	Attend semi-weekly NCSG call (0.9); meet and confer with public schools (0.8); post meet and confer PWSP video conference (0.7); revisions to the AG contact list (0.6); prepare hearing binder for tomorrow's hearing (0.6); prepare for tomorrow's hearing by reviewing reply, objections filed, and revised DS/plan documents (1.8).	5.40
P. E. Fitzmaurice	05/25/21	Attend meet and confer with public school creditors concerning discovery demands; prepare for disclosure statement hearing; analysis of issues relating to public school creditors' discovery demands	1.40
H. M. McDonald	05/25/21	Review AHC reply, revised order and dist. Documents, supp. Objections and caselaw regarding sov. Imm. (3.4); coordination call (1); revise litigation strategy (1.2); public School discovery meet and confer call (1); emails regarding discovery and experts (.9).	7.20
A. M. Troop	05/25/21	Email exchange with C. Jimenez on various logistics and update issues (0.1); review draft AG contact list for Chapman, J. (0.1); email A. Alfano regarding same (0.1); continue to prepare for 5/26 hearing re disclosure statement and confirmation protocols (7.2); email exchanges with A. Preis (0.1, 0.1) and emails (0.1) and	11.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confer with D. Klein (0.2) about status on open Sackler, likelihood that 5/26 hearing will be continued and any basis to avoid the confirmation-like objections to be raised in connection with the disclosure statement hearing; review 3rd Circuit Veneco decision about waiver of sovereign immunity in bankruptcy context (0.6); email PWSP team regarding same (0.1); forward NCSG contact list to Chapman, J. and clerks under explanatory cover email also describing regular NCSG meetings (0.2); participate in semi-weekly NCSG meeting (0.8); email exchanges with S. Ellis and A. Alfano about upcoming meet and confer with Public Schools (0.1); email exchanges with H. McDonald about need for experts (0.1, 0.1, 0.1); email exchange with L. Kelleher about upcoming meet and confer with Public Schools (0.1); participate on Public Schools meet and confer (0.4); confer with team regarding same, upcoming disclosure statement hearing and next steps (0.5); email exchange with D. Mosteller about estimation proceedings (0.2);	
A. V. Alfano	05/26/21	Prepare for hearing, including reviewing newly filed iterations of DS, plan and related docs (1.6); attend hearing while taking extensive notes on DS revisions (7.0); post-hearing recap video conference with A. Troop and H. McDonald (0.6).	9.20
H. M. McDonald	05/26/21	Review of revised plan and Disclosure Statement and emails regarding same (1.3); Purdue Disclosure Statement hearing (6.5); call with A. Alfano and A. Troop regarding same (.5).	8.30
A. M. Troop	05/26/21	Continue to prepare for hearing (1.8); email exchange with M. Van Eck about Venneco decision (0.1); participate in hearing (7.1); follow up after hearing (0.3); prepare and circulate short hearing summary to NCSG (0.3);	9.60
A. V. Alfano	05/27/21	Search for and cross reference Sackler financials provided to Congress against financials received in March (1.0); send email to A. Troop and H. McDonald re same (0.2); review updated Disclosure Statement and Plan documents, including Sackler term sheets (2.7); email from A. Troop re Rule 3018 motions (0.1).	4.00
H. M. McDonald	05/27/21	Plan litigation discovery requests (3.5); review term sheets (1); coordination call (1).	5.50



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	05/27/21	Review and circulate articles on disclosure statement hearing (0.2); email exchanges with Chapman, J., clerks and A. Alfano about next mediation steps (0.1, 0.1); review proposed agenda for semi-weekly call (0.1); email exchanges about 3018 issues with PWSP team (0.1, 0.1); email exchange with G Feiner about additional agenda topics for semi-weekly call and confirmation discovery issues (0.2); participate in semi-weekly NCSG call (1.1); email exchange with T. O'Neill regarding same (0.1); email exchange (0.1) and confer with L. Fogel and K. Jespersen (0.7); confer with Chapman, J. about information requests on foundation and other mediation issues (0.3); follow up email exchanges on G. Joseph court representations on Sackler wealth (0.2); confirm 5/28 update call with Chapman, J. and New Jersey (0.1); consider confirmation strategy issues (0.3); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1, 0.1); email exchange with G. Feiner about confirmation discovery (0.1);	4.10
A. V. Alfano	05/28/21	Attend (partial) call re Purdue document requests (0.2); attend (partial) call with mediation subcommittee (0.5); research and respond to question from S. Alexander re Rule 3018 motion (0.1); initial analysis of Sackler term sheets at the request of A. Troop (2.0).	2.80
P. E. Fitzmaurice	05/28/21	Video conference with client group concerning confirmation discovery issues and mediation	1.20
H. M. McDonald	05/28/21	Review and revise discovery requests (1.7); review Sackler information (1.2); review collateral requirements (1.3); group calls regarding discovery and mediation (1.8); review revised Disclosure Statement and Plan (1.5); teleconference with JW regarding experts and emails regarding same (.4).	7.90
A. M. Troop	05/28/21	Consider next steps for foundation diligence (0.2); email Chapman, J. and J. Eisen regarding same (0.2); confer with NJ and Chapman, J. (1.0); email exchanges with G. Feiner et al about foundation diligence and upcoming mediation working group call (0.1, 0.2); email exchanges with Chapman, J. regarding follow up call on foundation diligence (0.1, 0.1); email exchanges with K. Thompson about appointing a guardian ad litem in bankruptcy cases (0.1, 0.1); confer with Chapman, J. (0.6); confer with G.	6.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Feiner et about discovery for Debtors (0.5); consider mediation issues and next steps (0.8); participate in mediation working group call (1.2); email exchange (0.1) and confer (0.3) with A. Preis on mediation; email exchange regarding appeal issues and analysis with D. Mosteller (0.4); email exchange with B. Edmunds, MD team and PWSP team about settlement issues (0.3); email exchange with J. Donahue re experts (0.1); reach out to several HBS professors are potential experts (0.1, 0.1, 0.1); email exchange with M. Van Eck about reasons for continued disclosure statement hearing (0.1);	
A. M. Troop	05/29/21	Email exchanges with M. Burkart about experts (0.1); email exchange with H. Ray regarding same (0.1, 0.1); email exchanges with Chapman, J. and J. Eisen about scheduling foundation diligence meetings with Sacklers (0.2, 0.1); email exchange with H. McDonald about government participation mechanism description in plan and disclosure statement (0.1);	0.70
A. M. Troop	05/30/21	Review abatement term sheet (0.2); email H. McDonald and A. Alfano regarding provisions on government participation mechanism (0.1, 0.1); review further revised plan and disclosure statement from debtors (0.6); review notice of supplemental disclosure statement hearing (0.1); review notice and revised documents to NCG under explanatory cover email (0.1); email exchange with Chapman, J. on groupings for foundation presentations (0.1);	1.30
A. V. Alfano	05/31/21	Emails from A. Troop and NCSG re Side B presentation (0.1, 0.1, 0.1, 0.1, 0.1, 0.2); brief review of updated DS and plan (0.5); circulate the revised DS to the NCSG (0.1).	1.30
A. M. Troop	05/31/21	Email exchanges with NCSG regarding scheduling foundation diligence meetings (0.3, 0.1, 0.1, 0.2, 0.1, 0.1); confer with M. Rundlet regarding same and case issues (0.3); email exchanges confirming timing with Chapman, J. and J. Eisen (0.1, 0.1, 0.1); email exchange with PWSP team about lack of revised disclosure statement (0.1, 0.1);	1.70
Total Hours:			384.66
Total Fees:			<b>\$372,740.50</b>
Courtesy Discount			<u>(5,000.00)</u>

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
<b>Total Fees Due:</b>			<b>\$ 367,740.50</b>

### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	108.10	\$ 756.50	\$ 81,777.65
C. M. Block	23.11	484.50	11,196.80
P. E. Fitzmaurice	4.60	947.75	4,359.65
L. Frederique	0.25	280.52	70.13
H. M. McDonald	80.00	1,045.50	83,640.00
P. Ng	3.40	327.26	1,112.67
M. Pettit	8.40	646.00	5,426.40
R. L. Rennagel	0.30	841.50	252.45
A. M. Troop	156.50	1,181.50	184,904.75
<i>Courtesy Discount</i>			<u>(5,000.00)</u>
<b>Total:</b>	<b>384.66</b>		<b>\$367,740.50</b>

### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
05/18/21	Task E106 - Computer Research	Summary	\$556.69
05/25/21	Task E103 - Document Processing	Summary	53.10
05/25/21	Task E112 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5021179; DATE: 5/25/2021 Certified Transcript, A. Alfano	94.50
05/27/21	Task E116 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5021777; DATE: 5/27/2021 Certified Transcript, A. Alfano	81.60
05/12/21	Task E112 - Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010045609848; DATE: 5/12/2021 BANKRUPTCY COURT scheduled a court appearance through CourtSolutions, A. Troop, 05/12/21	70.00
05/20/21	Task E112 - Other Court Costs	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010045712499; DATE:	70.00

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5/20/2021 BANKRUPTCY COURT  
Hearing Name: (19-23649) Case No.:  
Purdue Pharma Date: 5/20/2021 Time: 10:00  
AM EST Status: Live Participation, A.  
Troop, 05/20/21

**Total Disbursements: \$925.89**

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	556.69
Court Services	94.50
Deposition/Transcript	81.60
Document Processing	53.10
Other Court Costs	140.00
<b>Total:</b>	<b>\$925.89</b>

**Total Due For Matter 0000001: \$368,666.39**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

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Invoice No. 8413712  
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Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 372,740.50	\$ 925.89	\$ 373,666.39
<i>Courtesy Discount</i>	<u>(5,000.00)</u>		<u>(5,000.00)</u>
<b>Total This Invoice:</b>	<b>\$ 367,740.50</b>	<b>\$ 925.89</b>	<b>\$ 368,666.39</b>

### Prior Invoices Outstanding

<u>Invoice Number</u>	<u>Date</u>	<u>Invoice Amount</u>	<u>Payments/ Adjustments</u>	<u>Total Prior Outstanding</u>
8408083	05/31/21	<u>\$536,423.22</u>	<u>\$0.00</u>	<u>\$536,423.22</u>
Total Prior Outstanding		\$536,423.22	\$0.00	\$536,423.22
Total Amount Outstanding				\$905,089.61

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]

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Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

July 31, 2021  
Invoice No. 8418536  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred through June 30, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 631,131.84	\$ 3,170.94	\$ 634,302.78
<b>Total This Invoice:</b>	<b>\$ 631,131.84</b>	<b>\$ 3,170.94</b>	<b>\$ 634,302.78</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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Pillsbury Winthrop Shaw Pittman LLP  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred Through June 30, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/01/21	Review revised DS and plan (0.5); attend internal PWSP call re DS and plan revisions (0.8); review agenda (0.2) and attend NCSG semi-weekly call (0.3); forward transcript from Disclosure Statement hearing (0.1); review disclosure statement hearing transcript re the revisions the Judge asked Purdue to make (1.0, 0.3); call with AHC re injunction (1.0); review DS and plan to ensure Purdue addressed Judge's comments (0.6); forward revised plan to the NCSG (0.1); attend today's hearing on the Disclosure Statement (0.8); review revised plan received from Purdue (0.4); email from J. Donahue re experts (0.1); email from H. McDonald re confirmation expert (0.2); review call notes that were inadvertently circulated to case parties (0.2); review motion for an examiner filed (0.4); review further revised plan and DS docs (0.5).	7.50
H. M. McDonald	06/01/21	Review new versions and revisions to DS and Plan (1.5); call with AA & AT regarding DS and plan revisions (.7); review revisions and comments to injunction (.5); call regarding injunction revisions (1.5); Purdue DS hearing (.8); coordination call (.3); review caselaw on stay pending appeal (.5).	5.80
A. M. Troop	06/01/21	Confirm call with team to prepare for 6/1 hearing (0.1); email exchange with J. Boffetti about upcoming foundation presentation (0.1); email exchange with M. Van Eck regarding same (0.1, 0.1); circulate J. Donahue email about expert to PWSP team (0.1); confirm 1 pm foundation presentation with J. Uzzi (0.1); confirm same with Group 2 (0.1, 0.1); coordinate and explore strategy with PWSP team regarding foundation calls, upcoming call with AHC on prospective injunction, upcoming continued disclosure statement hearing and confirmation issues (0.8); email G. Feiner et al. about coverage for upcoming calls (0.1), email exchange with D. Hart about schedule for Group 1 foundation presentation (0.1, 0.1); email exchange with E. Romanoff about Group 2	14.40



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		foundation presentation (0.1); review email from G. Uzzi about foundation presentations and timelines (0.1); email exchanges (0.1,, 0.1 0.4, 0.1) with Chapman, J. and clerks regarding same; email NCSG confirming status of scheduling foundation presentations for groups created by Chapman, J. (0.1); email exchanges with P. McTernan about foundation presentation participation (0.1, 0.1); email exchanges with Chapman J., J. Eisen and G. Uzzi regarding same (0.1, 0.1); email exchange with M. Rundlet about logistics for 6/1 foundation proposal (0.1); email exchanges with B. Edmunds about MD availability for foundation presentation (0.1, 0.1); prepare for continued disclosure statement hearing (2.1); participate in foundation presentation by G. Uzzi (1.1); participate in continued disclosure statement hearing (0.8); participate in semi-weekly NCSG call (0.3); confirm Group 1 foundation presentation for 6/2 (0.1); email exchange (0.1) and confer (0.5) with G. Uzzi regarding same; Email exchange with Kramer Levin and Pillsbury team about public school discovery meet and confer; email exchange with U. Khan about upcoming (0.1); confirm balance of schedule for foundation presentations with Sackler lawyers and mediator (0.2); email exchange with G. Feiner et al on document disclosure status and UCC involvement (0.1); email exchange with B. DeLange about mediation deck (0.1); review motion to appoint examiner and consider strategic issues (1.5); email questions and observations regarding same to PWSP team (0.2); review emails (0.1, 0.1) and revised document disclosure document (0.3); email H. Coleman et al regarding same and next steps (0.1); email exchanges with H. McDonald et al about confirmation discovery issues (0.1); review ED VA decision denying US Trustee's motion for a stay pending appeal of a confirmation order providing for third party releases (0.3); email PWSP team same under explanatory cover (0.1); attention to meeting notes (0.4); review revised plan from Debtors (1.2) and response from the NAS (0.1) in anticipation of continued disclosure statement hearing on 6/2; circulate foregoing to NCSG under explanatory cover email (0.2); confer with A. Levitan about the examiner motion (0.3).	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/02/21	Attention to hearing transcripts requested by S. Alexander (0.5); send email to A. Troop re same (0.1); update NCSG contact card (0.1); forward dial-in to L. McFarlane (0.1); attend Side B presentation (0.5); attend today's hearing on the Disclosure Statement (1.7); analyze Sackler term sheets (2.0, 1.0).	6.00
P. E. Fitzmaurice	06/02/21	Telephone conference concerning public school creditors' discovery demands	0.50
H. M. McDonald	06/02/21	Review revisions and new versions of DS, plan and MDT (2.5); mediation call regarding Beverly Sackler trust (.7); emails regarding atty fee issues (.4); Purdue DS hearing (1.7); call regarding Pub. School discovery (.3); review examiner motion and related caselaw (1.5); telephone conference with PF regarding discovery requests and strategy (.4).	7.50
A. M. Troop	06/02/21	Email exchanges with D. Mosteller email about plan section 5.8 (0.1, 0.1, 0.1); email exchanges with PWSP team regarding same (0.1); review revised disclosure statement from Debtors (1.6); email exchanges with Davis Polk regarding same, lack of additional detail regarding the Sacklers and section 5.8 (0.2, 0.1, 0.1, 0.1, 0.1, 0.1); participate in Group 1 foundation presentation (1.0); email exchanges with L. Testa regarding same (0.1, 0.1); review and respond to email from M. Fischer about TPP TDP issues (0.2); email exchange with H. McDonald and PWSP team about McKinsey lawsuits by counties and cities (0.1); email exchange with D. Hart about foundation presentation schedule (0.1); email exchanges with Group 3 about 6/3 foundation presentation (0.1, 0.1); email exchanges with Group 4 about 6/4 foundation presentation (0.1); email exchanges with N. Kelly regarding same (0.1, 0.1); confer (0.2) and follow up email (0.1) with K. Eckstein about 5.8; review (0.7) and circulate to NCSG (0.1) further revised plan and disclosure statement blacklines from debtors; email exchanges with W. Weinberg (0.1), M. Moriarty (0.1) and T. O'Neill (0.1) about foundation presentation schedule; email exchanges with G. Feiner about scheduling document disclosure call with Purdue (0.1); participate in continued confirmation hearing (1.5); email G. Feiner et al summary and observations regarding Examiner Motion and disclosure	10.00

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/03/21	statement hearing (0.4); follow up email exchanges with G. Feiner regarding examiner motion (0.1, 0.3); confirm 6/3 call with Chapman J., J. Eisen and A. Alfano (0.1, 0.1); email exchange with H. McDonald about the examiner motion (0.1); email exchanges with A. Alfano about state request for deposition transcriptions in preparation for potential confirmation objection (0.1). Attend voluntary injunction call with AHC (1.0); attend internal PWSP DS recap/strategy call (1.0); attend semi-weekly NCSG call (0.8); email to UCC re deposition transcripts (0.2); email to A. Troop re same (0.1); complete deposition transcript document sent by S. Alexander (0.3); attention to redline of voluntary injunction (0.3, 0.1); call with A. Troop and outreach from interested party (0.4); confer with M. Pettit re document requests (0.2); forward sample document requests (0.2); emails with Side B counsel (0.1, 0.1); send Side B proposal documents to NCSG via Litera (0.4); attention to document requests (0.2); review Sackler term sheets (0.9).	6.30
P. E. Fitzmaurice	06/03/21	Review draft document demands for NCSG	0.80
H. M. McDonald	06/03/21	Review and revise discovery requests (2.5); review revision to DS, plan and order (1); call regarding injunction (1); coordination call (1); call with A. Troop, A. Alfano and P. Fitzmaurice regarding discovery (.5).	5.70
M. Pettit	06/03/21	Prepare and format confirmation discovery requests to the debtors.	1.30
A. M. Troop	06/03/21	Consider mediation strategy and upcoming call with Chapman J. et al about process for States responses to proposals, etc. (0.9); follow up with A. Alfano about obtaining deposition transcripts in response (0.1); review revisions to voluntary injunction from G. Feiner (0.2); create and circulate reline (0.6); confer with Chapman et al about mediation process and next steps (0.6); email exchanges with Debtors et al extending deadlines for expert reports on future issues (0.2); email D. Klein about status of further revised disclosure statement (0.1); review email from K. Thompson asking that NAS be included in document oversight board and circulate same to PWSP team (0.1); participate in part of voluntary injunction call with NCSG states (0.4); email exchange about agenda for 4 pm call (0.1); email HBS professors about potential	10.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		expert role (0.3); review message from (0.1), email exchanges with PWSP team about (0.1, 0.1), review article from A. Alfano regarding (0.1) and participate in call (0.5) with A. Azadeh about Purdue information and directing her to UCC; email exchanges with H. McDonald about document request for Debtors (0.1, 0.1); email exchange with M. Fitzsimmons [REDACTED] (0.1); follow up with H. McDonald (0.1) and PWSP team (0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1) regarding confirmation discovery issues; participate in Group 3 foundation presentation (0.9); email exchanges with B. Edmunds regarding same (0.1, 0.2); email exchange with G. Feiner confirming First Deputies' call schedule (0.1); email exchange with J. Eisen about states participating on 6/4 (0.1); participate in semi-weekly NCSG call (1.0); email exchange with M. Bentley, counsel to Sarasota Memorial Healthcare System about case (0.2); email J. Levy et al regarding same and need to talk about examiner motion (0.1); follow up on getting copies of B. Sackler trust documents (0.1, 0.1, 0.1, 0.1, 0.1); PWSP team strategy call (1.1); email A. Alfano about sharing the B. Sackler trust documents (0.1); follow up on revisions to voluntary injunction draft with G. Feiner (0.2); follow up email exchange with G. Feiner on examiner motion and strategy (0.1).	
A. V. Alfano	06/04/21	Forward document requests to M. Pettit (0.1); report discovery time to case parties (0.2); emails to A. Troop and H. McDonald re status of document requests (0.1, 0.1); call with UCC re document repository (1.0); send summary email to A. Troop (0.3); attend Side B mediation presentation (0.5); attend NCSG mediation subcommittee call (1.0); call from A. Troop re document requests (0.1); calls with H. McDonald re document requests (0.1, 0.1); revisions to Debtor document requests (1.0); review/revise Sackler (0.9) and director (0.7) requests for consistency and accuracy; review confirmation protocols order to ensure compliance (0.2); send Purdue requests to P. Fitzmaurice with cover note (0.2); confer with N. Strong re revisions to document requests (0.2, 0.1); send document requests to H. McDonald for review (0.1);	9.40

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		revise document requests to add electronic mail option (0.5); send document requests to MA with cover note (0.2); email from S. Alexander re relevance section of requests (0.1); email with A. Troop and H. McDonald re same (0.1); emails to document production re formatting of doc requests (0.1, 0.1); email to A. Troop re service of document requests (0.2, 0.1); finalize document requests (0.5); serve document requests (0.2, 0.2); forward document requests to MA (0.1).	
P. E. Fitzmaurice	06/04/21	Attend mediation call	0.50
H. M. McDonald	06/04/21	Teleconferences with A. Alfano re discovery requests (.4); review and revise discovery requests (.7).	1.10
M. Pettit	06/04/21	Prepare and format confirmation discovery requests to the Sacklers.	1.50
A. M. Troop	06/04/21	Email exchanges with Chapman, J. and J. Eisen about scheduling call (0.1, 0.1, 0.1, 0.1); circulate information for call with UCC and others about document disclosure term sheet (0.1); review and consider further email from B. Edmunds about mediation and settlement (0.6); email PWSP team thoughts regarding same (0.1); email exchanges about status of discovery requests for debtors with PWSP team (0.2, 0.1, 0.1); email exchange with S. Alexander et al about contested confirmation hearings (0.2); email exchange (0.1) and confer (0.2) with U. Khan on various case issues; review (0.2) and respond (0.1) to email from A. Alfano summarizing the document repository call; communicate with G. Feiner (0.2) and email exchanges with G. Feiner and S. Alexander (0.1, 0.1); about alternative approach to foundation issue/dollars; participate in Group 4 foundation proposal presentation (0.9); participate in video conference on prospective injunction (1.0); participate in mediation subgroup working session (1.5); brief review of near final document requests to Sacklers (0.1) and debtors (0.1); email PWSP regarding same (0.1, 0.1); review S. Alexander question regarding same (0.1); email PWSP team thoughts on same (0.1); email exchanges with about document requests being served on them with MA (0.1), WA (0.1) and DE (0.1).	7.10
A. V. Alfano	06/05/21	Attention to document requests and SFTP site.	0.50
A. M. Troop	06/05/21	Confer with Chapman J. et al about process, foundation	2.20

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		alternatives and next steps (1.0); email NCSG summary of discovery requests received and next steps (0.3); email exchange with T. Beshere regarding same (0.1); email exchange with D. Mosteller about Side B and AHC and service on NC (0.1); email exchange with B. Edmunds about expert deadlines (0.1); email exchange with G. Feiner et al (0.1) and follow up email to debtors (0.1) about identifying opioid revenue on a go forward basis; email J. Levy et al summary of call with Chapman J., and seek authority to discuss foundation alternative with Sackler representatives (0.3); email exchange with D. Mosteller about definitional issue in document requests regarding "you" (0.1).	
A. V. Alfano	06/06/21	Calls with service desk re SFTP site (0.2, 0.1); attention to document requests (0.6); upload documents to site (0.6); send login to NCSG (0.2); email to M. Quirk in DE re same (0.1).	1.80
A. M. Troop	06/06/21	Confer with Chapman J. about call with Sackler advisers on foundation alternative (0.2); coordinate logistics for (0.2) and participate in (0.4) conference with Sackler advisers; consider next steps and options based on Sackler response to alternative and potential motivations for response (1.3).	2.10
A. V. Alfano	06/07/21	Forward document requests to the UCC (0.1); email to A. Troop re same (0.1); confirm deadline for serving deposition requests (0.2); attend mediation group video conference (0.5); attend internal PWSP meeting re discovery requests (0.5); forward SFTP login in NY (0.1); troubleshoot M. Quirk issues with access to Side B docs (0.2); request April MORs from Purdue and forward to S. Alexander (0.2); attention to staffing for discovery analysis project (0.2); review discovery requests (0.5); forward 6/1 and 6/2 hearing transcripts (0.1); receive supplemental productions from Purdue and forward to MA with cover note (0.3); mediation call with Judge Chapman's chambers (0.4); call from L. Kelleher (MD) re expert discovery (0.1) and send follow up email (0.2); call from U. Khan (NY) re Side B documents (0.1); call from L. Fogel (NJ) re Side B discovery (0.1); send Side B revocable trust document to MA (0.1, 0.1, 0.1); send email to A. Troop and P. Fitzmaurice re discovery (0.3);	6.90

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/07/21	mark-up memorandum to States re settlement proposal (0.5); emails from A. Troop re experts (0.2, 0.1, 0.1); email from NY re document requests (0.2); review revised DS and plan markups (0.3, 0.5); emails from NCSG states re document requests (0.1, 0.1, 0.1, 0.1, 0.1). Call with NERA Economic Consulting re expert role (0.2); prepare expert designation notice (0.8); implement A. Troop comments (0.2); correspond with A. Troop re same (0.1, 0.1, 0.1); analyze confirmation protocols order to ensure compliance (0.2); implement D. Tabak (NERA) comments to notice (0.3); finalize notice (0.2) and serve on case parties (0.2); collect all notices received/filed and circulate to the NCSG with a cover note (0.2).	2.60
P. E. Fitzmaurice	06/07/21	Video conference relating to mediation (.5); review and analysis of discovery demands served on NCSG and the individual states including analysis of potential responses (1.6); work on issues relating to expert retention (.6)	2.70
M. Pettit	06/07/21	Call with P. Fitzmaurice re confirmation discovery requests (0.5); review discovery requests (0.7); draft shell of chart to compare discovery requests (0.6).	1.80
A. M. Troop	06/07/21	Review emails regarding confirmation discovery requests to States (0.2); email exchange with PWSP team regarding same (0.1, 0.1, 0.1, 0.1); email exchanges (0.1, 0.1, 0.1, 0.1) and confer (0.8) with J. Levy et al about June 5 call with Chapman, J.; review A. Preis email regarding confirmation discovery (0.1); email exchanges with A. Alfano regarding same (0.1); email exchanges with NY AG's office (0.2, 0.1, 0.1), WA AG's office (0.1, 0.1), ID AG's office (0.1), NH AG's office (0.1, 0.1), HI AG's office (0.1) regarding same; email exchanges with Chapman, J. and J. Eisen about scheduling call (0.1); email exchange with U. Khan about expert on growth of Sackler wealth as part of confirmation (0.1); follow up with potential additional experts (0.1, 0.1); further consideration of confirmation discovery issues (0.6); email exchanges with M. Pettit regarding same (0.1, 0.1); forward black lines of fifth amended plan filed on 6/2 received from Davis Polk to NCSG (0.1); review same (0.4); email exchange with A. Alfano on status of MOR (0.1); attention to mediation strategy and foundation issues (1.2); begin to draft a comprehensive proposal	15.50

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		structure for consideration by NCSG (3.7); email exchanges (0.1, 0.1) and confer (0.4) with M. Quirk about foundation issues; email exchanges with S. Alexander about foundation issues and formation documents (0.1); confer with Chapman J., and J. Eisen (0.5); email exchange with T. Beshere about reach out from Chapman, J. (0.1); email exchanges [REDACTED] (0.1, 0.1); email summary of call with Chapman, J. to J. Levy et al (0.3); email exchange (0.1) and confer (0.2) with A. Preis about confirmation discovery; email exchanges with G. Feiner et al about upcoming congressional hearing, mediator's request for counterproposal by Thursday and proposed process for finalizing a package proposal (0.1, 0.1, 0.1, 0.1); email P. Fitzmaurice regarding UCC and confirmation discovery (0.1); email exchange with M. Rundlet about foundation issue and next steps (0.1); email A. Alfano [REDACTED] (0.1); email exchanges with negotiating working group proposed schedule for reviewing and finalizing a proposal as requested by Chapman, J. (0.1, 0.1); email exchanges (0.1, 0.1, 0.1) and confer (0.3) with NERA about confirmation discovery and expert work; email with PWSP team regarding same (0.1); email draft package proposal to PWSP for review and comment (0.1); email exchange with A. Alfano about NJ questions on discovery (0.1); email exchange with D. Consola about mediation logistics (0.1); email G. Feiner about adding mediation logistics to NCSG Tuesday call agenda (0.1); review materials submitted by MA for congressional hearing (0.3); review comments to package proposal from PWSP team and revise same (0.3); circulate same under explanatory cover email to NCSG mediation working group (0.1); review (0.1) and circulate to PWSP team (0.1) Public School expert designations; email exchanges with G. Feiner about foundation and NOAT interplay in draft package proposal (0.1, 0.2); revise draft expert designation for NERA (0.2), email exchanges with A. Alfano and P. Fitzmaurice regarding same (0.1, 0.1, 0.1); email exchange with U. Khan about NERA engagement (0.1); review email exchanges with NERA on expert designation (0.1); review	



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A. V. Alfano	06/08/21	and sign off on final expert designation for filing (0.1); Call with U. Khan re discovery (0.1); attend NCSG mediation committee call (partial) (0.6); attend today's second mediation committee call (0.9); review agenda materials (0.2) and attend semi-weekly NCSG call (0.8); internal PWSP video conference re discovery (0.3); calculate NPV of most recent mediation proposal (1.0); emails with A. Troop re same (0.1, 0.1); send NPV calculations to A. Troop with cover explanation (0.2); send Side B revocable trust document to U. Khan (0.1); exchange emails and send Side B trust documents to J. Abrams (0.3); send Protective Order materials to experts (0.2); find Sackler net asset reports (0.4); continued emails with A. Troop re NPV (0.1, 0.1); email from L. Conti re discovery (0.2); public school expert designation document (0.1); emails from A. Troop re revised proposal package (0.2, 0.1, 0.1).	6.20
P. E. Fitzmaurice	06/08/21	Call with UCC concerning discovery (.4); NCSG coordination call (.8); work on expert retention issues (.3); analysis of issues relating to NCSG responses to discovery demands (1.4)	2.90
H. M. McDonald	06/08/21	Review drafts of mediation memo and emails regarding same (.4); review discovery requests (.5); call with Akin team on discovery requests and responses (.4); teleconference with P. Fitzmaurice regarding same (.2); mediation committee calls - partial (0.6, 0.9); review of expert designations and related bios (1.2); coordination call (.8); team call with A. Troop, A. Alfano and P. Fitzmaurice regarding discovery and mediation issues (.3).	5.50
M. Pettit	06/08/21	Calls with T. Jack re chart comparing discovery requests (0.5); review discovery requests (1.3); review and revise chart on discovery requests (0.9).	2.70
A. M. Troop	06/08/21	Email exchange with H. Swain about Thursday deadline for package proposal and meeting schedule (0.1); email exchanges with D. Hart about meeting schedule and NPV analysis (0.1); email exchanges with A. Alfano and H. McDonald on NPV analysis (0.1, 0.1); email exchanges with parties about extending deadline for insurance-related expert designations (0.1); continued attention to package proposal and prepare for upcoming calls with	9.10

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		mediation working group (1.6, 0.9); participate in sessions with mediation working group (1.5, 1.0); email Milbank requesting information on board and members of DE fund (0.1); email exchange with U. Khan regarding same (0.1); email exchange with M. Huebner confirming 5 pm or later call (0.1); revise draft package proposal based on morning call with mediation working group (0.6); circulate same to working group under explanatory cover email (0.2); email exchange with G. Feiner regarding same (0.1); review comments to revised package proposal from PWSP team (0.1); email NCSG working group regarding same (0.1); email exchanges with PWSP team about confirmation discovery (0.1, 0.2); review email from R. Budd about confirmation discovery and forward to P. Fitzmaurice et al for response under explanatory cover (0.1); email exchanges with P. Schwartzberg about McKinsey and Excluded Party List (0.1, 0.1); forward draft package proposal to NCSG to review for 4 pm standing meeting under explanatory cover email (0.1); participate in semi-weekly NCSG meeting (0.8); email exchange with G. Feiner about mediation logistics (0.1); email exchange with NERA on status (0.2); email exchanges with PWSP team about different NPV calculations between MA and PWSP (0.2, 0.1, 0.1)	
A. V. Alfano	06/09/21	Video conferences with A. Troop (0.2, 0.1, 0.2); call with A. Troop and the mediator (0.4); attend video conference with NY AGO re foundation proposal (0.8); internal PWSP conference re discovery (0.8); attend mediation subcommittee meeting (1.0); attend NCSG discovery video conference (0.9); email to NERA re NPV calculations (0.2); email to MA re same (0.2); attention to NPV calculations (0.5).	5.30
P. E. Fitzmaurice	06/09/21	Work on responses to document demands including related call with client group	2.80
H. M. McDonald	06/09/21	Review Sackler release, snap-back and collateral coverage (2.3); call with A. Troop, A. Alfano and P. Fitzmaurice regarding same (.4); review discovery requests for call (.9); discovery committee call (.7); teleconference with P. Fitzmaurice regarding discovery responses and objections (.4); review revisions to mediation memo and emails regarding same (.6); mediation group call (.8); review	6.60

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
M. Pettit	06/09/21	response to public school discovery requests and emails regarding same (.5) Review and revise chart on discovery requests (1.1); call with P. Fitzmaurice to discuss responses and objections to discovery requests (1.0); draft responses and objections to discovery requests from Sacklers (4.3).	6.40
A. M. Troop	06/09/21	Email exchanges with M. Quirk (0.1, 0.1) and G. Uzzi (0.1, 0.1) about presentation materials on foundation; attention to comments on package proposal from NCSG members and strategy issues and revisions to package proposal based on responses (4.6); email exchanges (0.1, 0.1, 0.1) and confer (0.5) with Chapman J., J. Eisen and A. Alfano; email exchanges (0.1, 0.1, 0.2) and confer (0.9) with U. Khan and J. Sheehan about foundation issues; email exchanges with G. Uzzi about DE fund member and board and foundation presentation (0.1, 0.1); email exchanges with M. Quirk regarding same and interplay with NOAT (0.2, 0.1, 0.2); email exchanges with PWSP team on foundation, and exchanges with NY and DE (0.1, 0.2); email exchange with G. Feiner on foundation questions (0.2); confer with PWSP team about discovery, status of responses and questions regarding package proposal draft from States, and open foundation questions (0.6); participate in mediation working group call (0.7); further revise the draft package proposal to be delivered to Chapman J. (0.5); email exchanges with M. Rundlet regarding same (0.1, 0.1); email exchange with B. DeLange and P. Fitzmaurice on confirmation discovery (0.1); email exchange with D. Mosteller about revisions to package proposal draft (0.2); email exchange with G. Feiner on Excluded Parties and consent rights for package proposal (0.1); follow up on polling with States on package proposal (0.7); further revise draft package proposal (0.4); email exchange with G. Feiner regarding same, circulation for NCSG Thursday call, and status of State responses (0.1); email update to PWSP team on responses to draft package proposal and next steps (0.1); review draft response to Public School's discovery requests from Kramer Levin (0.2); email exchanges with PWSP team regarding same and next steps (0.1, 0.1); email exchange with J. Hudson about scheduling call on	13.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		upcoming motions in insurance adversary proceeding (0.1); email G. Feiner regarding same and need to address during 6/10 NCSG call (0.1); review Greenwich v. Tyson (0.3); email exchanges with U. Khan et al regarding same (0.1, 0.1); review and circulate ER doctor's expert designation (0.1); review NY draft response to R. Sackler discovery requests (0.2); email same to PWSP team (0.1); email exchange with L. Testa et al regarding same (0.1); email exchange with J. Sutton about discovery responses (0.1);	
A. V. Alfano	06/10/21	Video conference with A. Troop (0.1); call with Chambers re the proposal (0.3); review agenda (0.2); attend semi-weekly NCSG call (0.7); attend first deputies call (0.3); send Sackler net asset reports to NERA (0.2); pull and circulate Rule 2019 NCSG statement to P. Fitzmaurice (0.1); work on continuing objection to preliminary injunction (0.5); review case update re Nalmefene (0.1); track in-person mediation RSVP emails (0.1, 0.1, 0.1); email from A. Troop re examiner motion (0.1); brief review of NERA engagement letter (0.1); review MA and A. Troop edits to continuing PI objection (0.2, 0.1, 0.1); review response to public schools discovery requests (0.4, 0.8); review revisions to mediation proposal (0.3).	4.90
P. E. Fitzmaurice	06/10/21	Work on responses to Sackler document demands; work on responses to school district discovery demands; attend discovery sub-group call and chief deputies call	6.40
H. M. McDonald	06/10/21	Review and revise responses and objections to public school discovery (.8); review revised versions of mediation memo and emails regarding same (.7); review NERA engagement letter, emails same and emails regarding engagement and call (.9); review PI objection and email comments regarding same (.6); coordination call (.8); chief assistants' call (.4); review and revise responses and objections to Sackler discovery requests and emails regarding same (1.7).	5.80
M. Pettit	06/10/21	Draft responses and objections to discovery requests from Sacklers (6.1); review and revise chart on discovery requests (1.3).	7.40
A. M. Troop	06/10/21	Review email from M. Huebner about the upcoming examiner motion seeking confirmation that NCSG will	13.90

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		not be taking a position on it (0.1) email exchanges with J. Levy et al regarding same (0.1, 0.1); email exchanges with M. Huebner confirming NCSG is not taking a position on the examiner, but advising that Debtors may not publicize (0.1); confer with G. Feiner about potential representations by debtor regarding lack of NCSG position on examiner (0.2); further email exchanges with M. Huebner regarding same (0.1, 0.1); email exchanges with PWSP team about confirmation discovery responses (0.1); continue to review and respond to emails with comments to draft package proposal for the mediator from various states and revise same in anticipation of distribution to NCSG before 4 pm call (2.2); review proposed insert by debtors regarding NCSG lack of support for examiner motion (0.1); email exchanges with J. Levy et al regarding same and recommended next steps (0.2, 0.2); confer with J. Abrams about package proposal draft (0.2); email exchange with D. Hart and PWSP team about status of State responses to proposed package resolution and confirmation discovery (0.1); email PWSP team draft NERA engagement letter for review and comment (0.1); briefly review same and forward question to PWSP team regarding same (0.1); review draft continuing objection regarding extension of preliminary injunction from S. Alexander and G. Feiner (0.2); email exchanges regarding same with S. Alexander and G. Feiner (0.1); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1); revise draft continuing objection to preliminary injunction (0.4); email same to G. Feiner, S. Alexander and PWSP team under explanatory cover (0.1); coordinate call with mediator (0.1, 0.1, 0.1); email exchanges regarding coordinating call with NERA (0.1, 0.1); review update on FDA granting priority review to Purdue's vial form nalmeferine injection (0.1); review and email G. Feiner et al about proposed further edit to continuing preliminary injunction objection, status of responses to proposed package proposal for mediator, and proposed report on status of 4 pm call (0.2); finalize proposed package proposal (0.3); forward same to G. Feiner et al for distribution to NCSG under explanatory cover (0.1); confer with mediator, clerks about status of	

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		package proposal, format, substance and timing (0.5); email exchanges with M. Quirk regarding financial records for DE fund (0.1); email G. Uzzi et al requesting updated financial information for both foundations (0.1); review and email exchanges with G. Feiner, S. Alexander and P. Fitzmaurice about agenda for first deputies' call (0.1); follow up email exchanges with P. Fitzmaurice regarding same (0.1, 0.1); email exchange (0.1) and follow up conference (0.6) with G. Feiner about call with Chapman, J., confirmed 6/11 meeting with Chapman, J., and outline of update for NCSG and for NCSG first deputies; participate in NCSG call (0.8); further revise proposed package proposal based on additional comments during NCSG call (0.2); circulate same under explanatory cover email (0.1); email exchanges with M. Rundlet about Chapman J. meeting on 6/11 (0.1); email exchanges regarding additional changes to proposed package proposal (0.1, 0.1); further email exchange with M. Quirk on draft proposal (0.1, 0.1); follow up with B. Edmunds on open issues in proposal (0.1); participate in first deputies' call (0.3); further revise package proposal (0.1); email same to M. Quirk, B. Edmunds and W. Weinberg seeking confirmation (0.2); status update email to PWSP team (0.1); confer with B. Edmunds and W. Weinberg regarding same (0.2); review email from J. McClammy regarding Public Schools' request for extension on expert reports (0.1); email exchanges with PWSP team regarding same (0.1, 0.1); review and circulate confirmations from M. Quirk, W. Weinberg and B. Edmunds (0.1); email exchanges confirming 1 pm meeting with Chapman J. on 6/11 to PWSP team and interplay with calls on confirmation discovery (0.1); review and finalize package proposal for delivery to Chapman, J. (0.6); forward same to Chapman J. and clerks under explanatory cover email (0.1); email to U. Khan et al regarding same (0.1); prepare annotated package proposal for discussion with Chapman J. on 6/11 (0.4); email exchange with J. Levy et al regarding same (0.1); email as-delivered package proposal to NCSG under explanatory cover email (0.1); further email exchange with G. Feiner about 6/11 meeting with Chapman J. (0.1); review draft form of discovery response	

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		from M. Pettit and email PWSP team regarding same (0.1); email exchanges with C. Mehri, K. Eckstein et al about discovery extensions (0.1, 0.1); email exchange with L. Testa about classification issues and impact on package proposal (0.1); email exchange with M. Rundlet on 6/30 in-person mediation (0.1); email exchange with PWSP team about discovery of investigation materials from states (0.1); email exchanges with PWSP team regarding comments to NERA engagement letter (0.1, 0.1); email M. Huebner advising that the NCSG would prefer no representation about its lack of position on the examiner motion in the Debtors' objection (0.1); email exchange with Chapman J. about package proposal (0.1); follow up email with M. Huebner about examiner motion (0.1); email J. Levy et al regarding same (0.1).	
A. V. Alfano	06/11/21	Attend call with Chambers (0.5); follow up call with A. Troop (0.2); call with U. Khan re discovery responses (0.1); call with NERA re expert report (0.6); call with A. Troop re preliminary injunction (0.1); call with D. Consola re mediation attendance (0.1); email to P. Fitzmaurice re Sackler demands (0.1); attention to in-person mediation RSVPs (0.3); emails with N. Strong re RSVP tracking (0.2); emails with A. Troop re same (0.1); review preliminary injunction objection for consistency and accuracy (0.3); finalize and serve preliminary injunction objection (0.7); review responses to Sackler discovery requests (0.6); revisions to Sackler proposal (0.1, 0.1, 0.1); review net asset reports (0.7); review Sackler settlement term sheet (1.0).	5.90
P. E. Fitzmaurice	06/11/21	Work on responses to Debtor and Sackler discovery demands; meet and confer conversations with counsel for Debtors and Sacklers; telephone conference with experts; attend discovery sub-group call	5.80
H. M. McDonald	06/11/21	Prepare for and call with NERA (1); emails to NERA regarding Disclosure Statement and NPV issue (.4); group call on discovery responses (1); teleconferences with P. Fitzmaurice regarding same (.7); review and revise responses and objections to discovery and emails regarding same (1.5); emails regarding responses deadlines (.3); mediation committee call (.8).	5.70
M. Pettit	06/11/21	Draft responses and objections to discovery requests from	6.30

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A. M. Troop	06/11/21	Debtors (5.1); call with client re discovery requests (1.2). Email exchanges regarding vaccination protocols for meeting with Chapman J (0.1, 0.1); email exchanges regarding extended deadlines for all Public-School related discovery (0.1, 0.1, 0.1); confer with G. Feiner about status and discovery (0.2); confer with P. Fitzmaurice regarding same (0.2); email exchanges with NCSG members regarding initial mediator reaction to package proposal (0.1, 0.2, 0.1); confer with Chapman J. re package proposal (0.8); email exchange with J. Hudson trying to find date for insurance adversary proceeding update (0.1); email insurance working group regarding same (0.1); receive and circulate NOAT agreement received from Kramer Levin (0.1); prepare for (1.2) and meet with (1.5) Chapman, J.; confer with (1.0) mediation subgroup; debrief after with PWSP team (0.4); attention to next steps based on conversations with group and Chapman J. (1.2); email exchanges with A. Alfano about in-person mediation logistics (0.1); revise package proposal for delivery to Sackler lawyers (0.8); forward same to G. Feiner et al for review and comment under explanatory cover (0.1); review email from M. Tobak about mediation with Public Schools (0.1); propose response to PWSP team for consideration (0.1); circulate NAS 30(b)(6) deposition notice to PWSP team (0.1); review comments and update package proposal for distribution to Sackler lawyers (0.2); circulate same to PWSP team for final review (0.1); review and respond to questions from NV on plan and disclosure statement provisions on interstate allocation and attorneys' fees (0.9); forward package proposal to G. Uzzi and J. Rosen under explanatory cover email and inviting call on 6/12 (0.2); email update to NCSG (0.1); confirm 11 am 6/12 call with Sackler lawyers and mediator (0.1, 0.1); email exchange with B. Edmunds confirming Chapman J. has his contact information (0.1); email exchange with P. Aronoff about status and scheduling a catch-up call (0.1); email J. Levy et al regarding P. Aronoff exchange (0.1) and 6/12 call with Sacklers (0.1); email exchanges with M. Rundlet and L. Eaton about excluded parties (0.1); email G. Feiner et al regarding press inquiry (0.1); email	11.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/12/21	exchange with J. Abrams about confirmation discovery logistics (0.1); Call with Sackler counsel and Chambers (0.4); follow up call with A. Troop (0.1); call with Purdue counsel re discovery (0.2); follow up video conference with P. Fitzmaurice (0.3); review draft responses to Purdue objections (0.7).	1.70
M. Pettit	06/12/21	Review, edit, and draft individual state objections to document requests from Sacklers.	7.00
A. M. Troop	06/12/21	Email exchanges with M. White about package proposal distribution (0.1); review Debtor's email about extension for responding to discovery deadline for NCSG (0.1); exchange thoughts regarding same and next steps with PWSP team (0.1, 0.1); review email from B. Edmunds regarding mediation (0.1); confer 6/14 call with DOJ (0.1); confer with Sacklers and mediator about package proposal (0.4); follow up call with Chapman J and request for Monday call with states (0.5); email summary to G. Feiner et al and proposal for larger communication and scheduling (0.2); email C. Grange about NOAT Trust Agreement (0.1); follow up with G. Feiner et al on conversation with Sacklers (0.1); email NCSG summarizing call with Sacklers and scheduling call with mediator for 6/14 (0.1); review email from B. Edmunds regarding same (0.1); email PWSP team about issues and next steps (0.1); consider options based on rejection of proposal and refusal to engage/counter propose (1.8); email exchanges with PWSP team about discovery schedule (0.1, 0.1);	4.20
A. V. Alfano	06/13/21	Emails from A. Troop re mediation (0.1, 0.1, 0.1); emails to PWSP team re discovery (0.1, 0.1).	0.50
A. M. Troop	06/13/21	Email exchanges with Chapman J. about sharing package proposal with Davis Polk (0.1, 0.1); email exchanges with J. Levy et al regarding same and sharing the proposal with other mediation parties (0.1, 0.1, 0.1); email exchanges with PWSP team about discovery deadlines and responses (0.1, 0.1); confirm meeting with Gilbert firm on insurance adversary proceeding (0.1); email exchange with D. Mosteller, U. Khan, M. Van Eck and L. Macfarlane about public attorney fee provisions in the draft plan (0.1);	0.90
A. V. Alfano	06/14/21	Attend call with mediator (1.0); attend call with DOJ re	8.50

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		mediation (0.5); attend call re expert report (0.3); attention to new procedures for hearing attendance (0.3); download and circulate agenda for Wednesday's hearing (0.1); forward discovery correspondence to PWSP team (0.1); question from P. Fitzmaurice re MDL discovery (0.2); call with D. Consla (DPW) re mediation attendance (0.3); review/forward letter re joint tribunal request by Purdue (0.3); PWSP emails re same (0.1, 0.2); review emails from A. Troop re document repository (0.1, 0.1); review MA comments to discovery responses (0.5); email from J. Sutton re discovery responses (0.2); internal PWSP re discovery responses (0.1, 0.2); review WV AGO responses (0.2); search for IAC related documents in response to question from NERA (0.5); confer with A. Troop re same (0.1, 0.1); brief review of noncash transfers report forwarded by H. McDonald (0.3); review/forward AHC supplemental expert disclosure (0.2); review TDP and NewCo credit support docs forwarded by Purdue (0.5); attention to AGCLIC discovery responses (0.3) and A. Roncalli discovery responses (0.3); brief review of confirmation reserve in response to notification that new documents were uploaded (0.3); review draft NERA report (0.3), P. Fitzmaurice and H. McDonald comments (0.3); review Sackler Side A and B and Purdue discovery responses (0.5).	
P. E. Fitzmaurice	06/14/21	Work on issues relating to debtors' and Side B discovery demands to NCSG; work on issues relating to NCSG initial expert report	8.50
H. M. McDonald	06/14/21	Review and revise discovery responses and objections (2.5); review discovery responses (1.4); call with mediator and group (1); team call regarding expert and discovery (.5); call with NERA team (.5); call with DOJ attorneys (.6); review draft report and emails regarding same (.7).	7.20
M. Pettit	06/14/21	Revise responses to requests from debtors (0.8); review and revise state responses to requests from Sacklers (1.2).	2.00
A. M. Troop	06/14/21	Attention to mediation strategy and upcoming call with Chapman J. (0.9); confer with G. Feiner regarding status (0.3); email exchange confirming mediation working group call for 6/15 (0.1); participate in group call with Chapman, J. (0.8); follow up with NCSG after same (1.6); reschedule (0.1) and confer (0.5) with DOJ; confer with	7.70

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		Chapman J. about session with NCSG (0.3); review and circulate emails re document repository to PWSP team (0.2); confirm 6/17 call with CO on excluded parties (0.1); email exchanges with T. O'Neill about [REDACTED] (0.2); email (0.1) and confer (0.6) with PWSP team regarding same, open issues, strategy and next steps; email exchanges with G. Feiner about upcoming document repository call with AHC (0.1, 0.1); email exchanges with PWSP team regarding same (0.1); confer and email exchange with J. Abrams (0.1); email exchange with P. Fitzmaurice et al about discovery issues (0.1); email exchange with J. Donahue about mediation proposal and call with Chapman J. (0.2, 0.1); review email request from J. McClammy about draft letter to McMahon, J. (0.1); review and consider letter to McMahon, J. (0.3); email same to mediation working group for discussion on 6/15 (0.2); email exchange with PWSP team regarding same (0.1); email exchanges with D. Hart about impact of confirmation on no votes (0.2, 0.1, 0.1);	
A. V. Alfano	06/15/21	Attend semiweekly NCSG call (0.5); forward discovery docs received to PWSP team (0.2); received call from NJ re meet and confer process (0.1); email to P. Fitzmaurice re same (0.1); forward engagement letter to discovery committee with cover note (0.2); respond to question from T. O'Neill re NERA (0.2); question from P. Fitzmaurice re discovery (0.2); draft email response to questions from T. O'Neill re the plan for A. Troop's review (0.8); brief review of DOJ settlement and plan in connection with same (0.4, 0.3); email with P. Fitzmaurice re service of discovery responses (0.1); emails with States re in-person mediation (0.1, 0.1); email to summer associates describing Rule 3018(a) research (0.2); review (0.5) and serve (0.2) NERA expert report; forward to NCSG (0.1); video conference with A. Troop re mediation and discovery (0.2); attend confirmation discovery (1.0) and mediation subcommittee meeting (1.0); attention to discovery responses received (0.3); update mediation attendance chart (0.1, 0.1).	7.00
P. E. Fitzmaurice	06/15/21	Work on issues relating to debtors and Side B's discovery demands to NCSG, including numerous emails and	8.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
H. M. McDonald	06/15/21	telephone conferences with members of client group; work on issues relating to NCSG expert report Review Debtors' responses and emails regarding same (.5); review and revise discovery responses and objections (1.5); discovery committee call (1.1); mediation committee call (1.2); NCSG coordination call (.5); call regarding revisions to discovery responses (.3); review and revise NERA report, emails regarding same and call regarding same (5.5).	10.60
M. Pettit	06/15/21	Edit responses to requests from debtors.	1.80
A. M. Troop	06/15/21	Email exchange with G. Feiner about draft letter to McMahon J. (0.2); participate in mediation subgroup meeting (1.1); email exchanges with T. O'Neill and A. Alfano about plan provisions and objecting states and bond requirements (0.1, 0.1, 0.1); participate in semi-weekly NCSG meeting (0.5); email exchanges confirming ability to comply with COVID protocols for mediation with NCSG members (0.4); continue to consider strategy options for mediation (1.2); email exchanges with Chapman J. to coordinate call on 6/16 (0.1, 0.1); email exchange with T. O'Neill about in-person mediation (0.1); email exchanges coordinating call with HI on mediation (0.1, 0.1); email exchange with D. Harlow, L. McFarlane and A. Alfano about mediation timing and logistics (0.1);	4.30
A. V. Alfano	06/16/21	Call with A. Troop re today's hearing (0.1); attend today's hearing (5.0); attend call with A. Troop and HI AGO (0.5); attend internal PWSP video conference re discovery, today's hearing and mediation (0.5); emails (0.1) and video call with summer associate re Rule 3018 research (0.3); gather and forward expert reports to PWSP team (0.1); emails to Side B counsel (0.2), Purdue (0.2) and "II-Way Entities" (0.2) for permission to share expert reports; email to DPW re confirmation hearing dates (0.1); emails to N. Strong and States re in-person mediation (0.1, 0.1, 0.1); forward Purdue expert reports to NCSG (0.2); email to Side A re expert reports (0.1); email with P. Fitzmaurice re service (0.1); serve NCSG responses and objections to Purdue requests (0.2); respond to email from HI AGO re service of their responses (0.1).	8.30
P. E. Fitzmaurice	06/16/21	Work on NCSG responses to document demands	6.40
H. M. McDonald	06/16/21	Review expert reports (1.2); Purdue hearing (5); discovery	8.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		committee call (1.2); team call regarding mediation and discovery issues (.5); review revised responses and objections to discovery (.5); teleconference with P. Fitzmaurice regarding same (.3).	
M. Pettit	06/16/21	Revise responses to requests from debtors.	1.40
A. M. Troop	06/16/21	Email exchanges with M. Liu and PWSP team about NH discovery issues (0.1, 0.1); review summary of NERA conclusions (0.2); email exchange with PWSP team about coordination call and open issues (0.1); prepare for hearing on examiner motion (0.4); email exchanges with L. Testa (0.1, 0.1, 0.1, 0.1) and PWSP team (0.2) about examiner motion; participate in hearing on examiner motion (5.0); email exchanges with Chapman J. on timing for call (0.1, 0.1); review and circulate Roncali responses to discovery requests (0.2); review and email PWSP team about the Martin report on IAC values (0.1); follow up email exchanges regarding same (0.1, 0.1, 0.1); review and revise A. Alfano draft responses to T. O'Neill questions (0.2); email T. O'Neill same (0.1); email exchanges with M. Krueger regarding discovery issues (0.1, 0.1); review (0.1) and circulate to G. Feiner et al list of retained causes of action under explanatory cover (0.1); review (0.2) and circulate to client team (0.1) letter to McMahon J. requesting a joint session on confirmation issues; confer with M. Moriarty, B. Yee and A. Alfano about mediation and discovery issues (0.4); review and circulate news flash on appointment of examiner (0.1); email exchanges with Chapman J. about availability for call with hearing concluded (0.1, 0.1); email exchange with PWSP team rescheduling issues call in light of lengthy hearing (0.1); confer with PWSP team (0.6);	9.70
A. V. Alfano	06/17/21	Review transcript and respond to A. Troop re Allergan lift stay (0.3); respond to P. McManus re PEO access (0.1); follow up with Side A re expert report (0.1); forward transcript from yesterday's hearing (0.1); emails with J. Ball re expert report (0.1, 0.1); review P. Fitzmaurice email summarizing today's Sackler discovery call (0.2); email document production team re Side A expert report (0.2); forward Side A reports to NCSG (0.2); attend call with mediator (1.2); attend NCSG mediation call with NY and MA (0.4); attend call with M. Rundlet re released	7.50

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P. E. Fitzmaurice	06/17/21	parties (0.4); prepare for and attend video conference re Sackler doc requests (0.4); attend semi-weekly NCSG meeting (0.8); review Sackler expert reports (1.0, 1.5); update mediation tracking (0.4).). Work on discovery issues including meet and confer discussions with Sackler counsel; draft and revise discovery responses; attend meetings with client concerning mediation and discovery issues	8.30
H. M. McDonald	06/17/21	Prepare for and document repository call and emails regarding same (1.1); teleconference SA regarding document repository issues, discovery and release issue (1); review emails regarding meet and confer strategy and teleconference with P. Fitzmaurice regarding same (.6); team calls regarding mediation and discovery issues (1.1); call with CO regarding released parties issue (.4); coordination call (.8); meet and confer call with Sackler counsel (1); emails regarding meet and confer and discovery issues (.6); teleconference with P. Fitzmaurice regarding same (.5).	7.10
A. M. Troop	06/17/21	Review accumulated emails (0.3); prepare for (0.4) and participate in (1.2) conference with Chapman J.; email exchanges with U. Khan about NY Charities Bureau questions on B. Sackler trust (0.1); email J. Levy et al to schedule status and strategy call based on call with Chapman J (0.1); review emails about negotiations with Public Schools (0.2); email questions to K. Eckstein and review response (0.1); email K. Maclay regarding same and review responses (0.1); participate in insurance adversary proceeding presentation by Gilbert firm (1.0); email exchanges with L. Testa and A. Alfano about status of stay relief motion on NY litigation by Allergan (0.1, 0.2, 0.1, 0.1); review letter from US Trustee regarding examiner appointment (0.2); email J. Levy et al same with recommendation on next steps (0.2); confer with various parties about potential examiner for Purdue and lack of NCSG position regarding same (1.2); email exchanges with S. Alexander et al about update document disclosure term sheet (0.2); review Durr decision (0.2); email Gilbert team regarding same (0.1); confer with J. Levy et al about Chapman J. call, issues and next steps (0.9); email exchanges with Chapman J regarding availability for call	8.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with Sackler advisers (0.1, 0.1); confer with M. Huebner about potential resolution with Public Schools (0.2); email exchanges with D. Mosteller, G. Feiner and U. Khan regarding same (0.1, 0.1); review draft order on appointment of examiner (0.2); email client ream regarding same (0.1); email exchange with S. Alexander about examiner appointment issues (0.1); email David Polk following up (again) on 4/29 request for information on projected opioid revenues (0.1); review summary of meet and confer with Sacklers (0.1); email exchanges with PWSP team regarding same (0.1, 0.1, 0.1);	
A. V. Alfano	06/18/21	Prepare for (0.3) and attend Sackler meet and confer (0.9); emails from A. Troop with DPW re examiner appointment (0.1, 0.1, 0.1, 0.1); email from Prime Clerk re solicitation of ballots (0.1); emails from A. Troop re released parties issues (0.1, 0.1); attention to discovery time tracking (0.1).	1.90
P. E. Fitzmaurice	06/18/21	Work on discovery issues including meet and confer discussions with Sackler counsel; work on discovery responses; meet with clients concerning discovery responses; meeting with expert concerning report	5.60
H. M. McDonald	06/18/21	Call with NERA regarding expert reports (.5); group call regarding discovery issues (1.5); meet and confer call with Sackler counsel (1); teleconferences with P. Fitzmaurice regarding revisions to discovery responses and objections (.8); teleconference SA regarding discovery and trial issues (.4).	4.20
A. M. Troop	06/18/21	Confirm Monday call with Chapman J. (0.1) and Sackler advisers (0.1); email G. Feiner et al regarding same, confirmation from Chapman J about in-person mediation, and next steps (0.1); confirm to debtors, et al that the NCSG takes no position on identity of the examiner (0.2); review and circulate Davis Polk list of potential examiners to NCSG team (0.1); further emails with Debtors, AHC, UCC and MSGE regarding same (0.1, 0.1); confer with US Trustee about case status issues and NCSG not taking ap position on identify of examiner (0.8); email exchange with H. McDonald about meet and confer with Sacklers (0.1); email exchange with B. Edmunds on excluded parties (0.1, 0.1); review revised document repository term sheet (0.2); email G. Feiner, S. Alexander and H. McDonald regarding same (0.1); email exchange with C.	3.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		Robertson about imminent posting of projected opioid revenues (0.1); email G. Feiner et al regarding same (0.1); review emails and drafts of examiner order (0.1, 0.2, 0.1, 0.1, 0.1, 0.1); circulate same to client and PWSP teams under explanatory cover emails (0.1, 0.1, 0.1, 0.1);	
A. V. Alfano	06/19/21	Emails from A. Troop re data room and NAS committee.	0.10
A. M. Troop	06/19/21	Email exchange with T. O'Neill on appellate issues (0.1); email exchange with Davis Polk, A. Preis and K. Eckstein confirming availability for Monday call on confirmation-related issues (0.1); review K. Thompson (NAS) letter to Drain J. on document dispute with debtors (0.1); email exchange with K. Thompson regarding same (0.1); email client and PWSP teams regarding same (0.1); circulate opioid revenue data received from C. Robertson to G. Feiner et al (0.1);	0.60
A. M. Troop	06/20/21	Email exchanges with M. Rundlet on excluded party identification by States (0.1);	0.10
A. V. Alfano	06/21/21	Call with Sackler counsel and Judge Chapman (0.5); call from A. Troop to recap the meeting (0.2); brief call from U. Khan re Paul Weiss firm (0.1); research and respond to Umair's question via email (0.2); call with A. Troop re the Prime Clerk notices we have received (0.1); internal PWSP conference re discovery (0.4); call with Davis Polk re in-person mediation logistics (0.3); email to A. Shang (NY Summer Associate) re her research results on 3018(a) motions (0.2); email to J. Hudson (Gilbert firm) re common interest agreement (0.2); search for same in my emails and files (0.2); email to debtors re meet and confer (0.1); respond to email from NY re Allergan lift stay (0.1); miscellaneous follow up emails to MA and II-Way Entities counsel (0.1); review in-person mediation tracking chart (0.2); send email to those who have not responded yet (0.3); respond to email from B. Edmunds re AG attendance (0.1); send debtors expert reports to B. Grassmeyer at his request (0.1); email to B. DeLange re mediation logistics (0.1); follow-up with Pillsbury team re same (0.1); review draft email from P. Fitzmaurice to Sackler counsel and respond to same (0.2); emails with PWSP team re Purdue meet and confer (0.1, 0.1); review and redact deposition transcripts (0.8); rule 3018(a) research (0.6).	5.40



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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
P. E. Fitzmaurice	06/21/21	Work on revised discovery responses; work on draft letter to judge drain concerning discovery dispute; numerous telephone conferences and emails with various members of the client group concerning discovery responses	6.30
H. M. McDonald	06/21/21	Attention to discovery letter to Judge Drain and comments and revisions (2.8); review and revise discovery responses (1.4); team call regarding discovery status and mediation status (.6); review case law on discovery issues (1); emails regarding revised discovery and Drain letter (.4); call with BK, KE, AP and AT regarding confirmation issues (.6).	7.20
A. M. Troop	06/21/21	Prepare for (0.9) and participate in(0.6) conference with mediator and Sackler advisers; process and consider strategy in light of same (1.8); email exchanges with Chapman J. scheduling follow up call (0.1, 0.1, 0.1); schedule PWSP strategy call re mediation, upcoming call on confirmation issues with Debtors, AHC and UCC and other open issues (0.1, 0.1, 0.1); review and circulate as-entered order appointing the examiner (0.1, 0.1); review further revised form of discovery responses (0.2); email PWSP team questions regarding same (0.1); email exchanges with T. Beshere about upcoming in-person mediation and AG attendance (0.2, 0.1); strategy call with PWSP team (0.6); review letter from patient advocacy group and circulate same to NCSG and PWSP core teams (0.1); review most recent projections (0.3); email exchanges with G. Feiner and S. Alexander regarding same (0.2, 0.1); prepare for (0.7) and participate in (0.6) conference with Chapman J.; review and revise draft letter to Drain J. regarding potential discovery disputes with debtors (0.3); forward same to PWSP team under explanatory cover email (0.1); review and respond to draft follow up message to Side B on open meet and confer issues (0.1); email exchanges with P. Fitzmaurice about J. Abrams email and upcoming call on alternative discovery approach (0.1, 0.1, 0.1); email summary of Sackler and Chapman calls and proposal for prep meeting in NYC on 6/29 to core NCSG and PWSP teams (0.9); attention to logistics for in-person meeting at PWSP on 6/29 (0.1, 0.1) circulate (0.1) and briefly review (0.3) revised MDT and Credit Support agreements; review revised draft letter on discovery disputes with Debtor (0.1); email exchanges	11.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with PWSP team regarding same and process (0.1, 0.1, 0.1); confer with Debtors, AHC, UCC about confirmation hearing issues (0.4); email exchange (0.1) and confer (0.4) with M. Linder et al about in-person mediation logistics and protocols; email core NCSG and PWSP teams about in-person mediation protocols and logistics as provided by Davis Polk (0.2); confirm 6/22 catch-up call with K. Eckstein (0.1, 0.1); email Debtors teams about status of document repository and next steps (0.1); review and respond to emails scheduling further meet and confer with Debtors (0.1)	
A. V. Alfano	06/22/21	Prepare to provide brief update on logistics (0.2) and attend semi-weekly NCSG call (1.1); attend meet and confer with Purdue (1.0); attend meet and confer pre-call with NCSG (0.9); review Robin Abrams deposition transcript and send email to counsel requesting permission to share with NCSG (0.5); email to L. Conti re mediation logistics (0.2); receive multiple vaccination cards and compile (0.2, 0.1, 0.1, 0.1); email to M. Fitzsimmons re logistics (0.1); draft mediation logistics email and send to A. Troop with cover note (0.4); revise (0.1) and send to G. Feiner for approval (0.1); attention to mediation logistics (0.4); attention to deposition transcript redactions (0.5); research for confirmation brief (1.0).	7.00
P. E. Fitzmaurice	06/22/21	Work on NCSG revised and supplemental discovery responses including numerous telephone conferences and emails with NCSG members; attend meet and confer call with Debtors' counsel	6.40
H. M. McDonald	06/22/21	Review and revise revised responses and objections to discovery (.8); teleconference with P. Fitzmaurice regarding same (.4); team call to prep for meet & confer (.5); meet & confer call (1.3); teleconference with A. Troop regarding same (.4); coordination call (1); review document list (.4); review pleadings for confirmation objection (1.3).	6.10
A. M. Troop	06/22/21	Email exchanges with M. Huebner about in-person mediation logistics (0.1, 0.1, 0.1); email exchange with S. Gilbert confirming terms of proposed Public School resolution (0.1); email G. Feiner et al regarding same and requesting time to discuss at NCSG call (0.1); review articles on outcome of insurance adversary proceeding	6.60

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		(0.2); email insurance working group regarding same (0.1); confer with S. Gilbert regarding same, Public Schools and other case issues (0.4); review and respond to email from R. Hoff about document custodians (0.1); email exchange with H. Coleman et al about document repository issues and scheduling further discussion (0.1, 0.1, 0.1, 0.1); review notice of confirmation hearing (0.1); email exchanges with G. Feiner et al regarding same and confirming receipt by all NCSG members (0.1); email exchanges with T. O'Neill about mediation logistics (0.1, 0.1; 0.3); confer with A. Alfano about R. Abram's deposition designation (0.1); review email to R. Abram's counsel regarding same (0.1); review letter from NAACP (0.2); email AHC regarding same (0.1); participate in NCSG semi-weekly call (1.0); review S. Gilbert email to NAACP (0.1); email exchanges with S. Gilbert regarding same and implication of continued L. Phillips involvement, and implications of arbitration decision in the insurance adversary proceeding (0.1, 0.1, 0.2); follow up with M. Fitzsimmons regarding same (0.2, 0.1); review written in-person mediation protocols (0.2); email exchanges with Davis Polk regarding same (0.1, 0.1); email NCSG and PWSP teams regarding same (0.1); email exchanges scheduling call with T. O'Neill and M. Gold for 6/25 (0.1, 0.1, 0.1); email exchanges with G. Feiner et al about mediation prep (0.1); revise A. Alfano draft email to NCSG on logistics (0.2); email exchanges with A. Alfano regarding same (0.1); email exchanges with PWSP team on NCSG supplemental responses and next steps (0.1); review draft disclosures for trustees/managers of Tribal, Hospitals, PI and PI Futures Trusts (0.1); email NCSG and PWSP teams regarding same (0.1); email exchange with B. Edmunds on mediation logistics and schedule (0.1); attention to 6/29 in-person meeting for NCSG (0.4);	
A. V. Alfano	06/23/21	Revise (0.3) and send (0.2) mediation logistics email to NCSG; emails with NCSG States re mediation logistics (0.2, 0.2, 0.1, 0.1, 0.1); attention to redaction and permission to share deposition transcripts and exhibits (1.5); continued attention to mediation logistics (1.0); emails with N. Strong re same (0.1, 0.2); research for	4.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confirmation objection (0.8).	
P. E. Fitzmaurice	06/23/21	Work on NCSG supplemental discovery responses	5.80
H. M. McDonald	06/23/21	Emails regarding discovery issues (1.2); teleconferences with P. Fitzmaurice regarding same (.6); review of terms sheets, releases and pleadings for mediation prep (1.7); review expert reports for rebuttal (1.2); call regarding confirmation issues (.4); teleconference with A. Troop regarding same (.4).	5.50
A. M. Troop	06/23/21	Attention to various mediation-related issues (3.4); confer with S. Gilbert about NAACP, Public Schools and related issues (0.6); email exchanges with H. McDonald about confirmation hearing follow up with Davis Polk on Debtor's intended evidentiary presentation (0.1, 0.1); review draft Nathan report from AHC (0.5); email exchanges with J. Hudson et al regarding same (0.1, 0.2, 0.1); email exchanges with insurance working group regarding same (0.1, 0.1); email exchanges regarding service of supplemental discovery responses (0.1, 0.1); confer with PWSP team on confirmation hearing issues (0.3); email PWSP team about Nathan report (0.1); participate in call with Debtor's et al about anticipated presentations at confirmation hearing (0.5); email exchange with J. Knudson about chambers conference on NAS deposition request (0.1); follow up on request for foundation financials from Sacklers (0.2); confer with M. Huebner about call with management on document repository issues (0.2); confer with G. Feiner regarding same (0.1);	7.00
A. V. Alfano	06/24/21	Attention to mediation logistics (0.5); collect vaccination cards and related information and send to N. Strong (0.1, 0.1, 0.1, 0.1, 0.1, 0.1); update logistics tracking chart (0.3); review AHC expert report (0.3); email with AHC counsel re same (0.1); email with WA re hotels (0.1); continued revisions to tracking chart (0.3); attend semi-weekly NCSG call (0.4); attend (partial) first deputies call (0.2); emails from A. Troop re examiner motion (0.3) and NAACP (0.2); redactions to deposition transcripts (1.5); review deposition exhibits (1.0); send to MA (0.3); review KEIP/KERP proposal (0.4); research claim estimation issues (0.7).	7.20
H. M. McDonald	06/24/21	Review case law for letter to Judge Drain (1.5); revise	8.50

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	06/24/21	<p>letter and review of comments and emails regarding same (2.6); emails regarding meet &amp; confer (.6); teleconference with P. Fitzmaurice regarding same (.5); outline for plan objection (1.6); coordination call (.4); chief deputies call (.2); meet &amp; confer call (.6); teleconference with A. Troop regarding mediation issues and discovery (.5).</p> <p>Review (0.1) and circulate (0.1) US Trustee's application to appoint S. Lerner as examiner; email exchanges with G. Feiner about document disclosure issues and scheduling call with Purdue management (0.2, 0.1, 0.1, 0.1); confer with G. Feiner regarding same and privilege control issues in bankruptcy and corporate transactions (0.2); email exchanges with M. Diaz et al regarding KERP/KEIP and sharing underlying data with NCSG (0.1, 0.1); email M. Huebner requesting conference with Purdue management and several AGs on document disclosure issues (0.1); review and forward G. Uzzi question about foundation financials to M. Quirk (0.1); email exchanges with M. Quirk regarding same (0.1, 0.1); email follow up on financials to G. Uzzi (0.1); follow up email to M. Quirk and U. Khan regarding same (0.1); email exchanges with G. Feiner and S. Alexander to discuss privilege issues and document repository (0.1, 0.1); confer regarding same (0.4); email NAACP working group regarding call with S. Gilbert and proposed next steps (0.5); email exchanges with M. Hirshman, et al about request for foundation financial information (0.1, 0.1, 0.1); email exchanges with U. Khan and M. Quirk regarding same (0.1, 0.1, 0.1); confer with K. Thompson about upcoming chambers conference and NAS request for documents (0.4); email with Davis Polk about cancellation of chambers' conference (0.1); circulate (0.1) and briefly review (0.3) UCC comments to MDT and PAT agreements; participate in call with Debtors on document repository (0.5); email exchanges with E. Vonnegut about sharing underlying KERP and KEIP data with NCSG members (0.1, 0.1, 0.1); email compensation working group regarding KEIP/KERP proposal and next steps (0.1); confer with A. Preis about upcoming meet and confer with Side B Sacklers (0.1); email exchanges with PWSP and NCSG team about upcoming meet and confer with Side B.</p>	8.80

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/25/21	Sacklers (0.1, 0.1, 0.1); email exchange with M. Huebner about status of document repository (0.2); comment on further revised letter to Drain J. on discovery disputes (0.2); participate in semi-weekly NCSG call (0.6); participate in Side B meet and confer (0.5); participate in Chief Deputies call (0.3); attention to mediation issues and updates for Chapman J. (1.1); email exchanges with NAACP to schedule call with S. Gilbert (0.1, 0.1, 0.1) Mediation call with Judge Chapman (0.5); attend mediation subcommittee meeting (1.0); attend strategy call with NERA expert (0.2); brief call with U. Khan re mediation (0.1); call to CO re same (0.1); receive vaccination proof and other information and forward to N. Strong (0.1, 0.1, 0.1, 0.1, 0.1, 0.1, 0.1); continued emails with N. Strong re same (0.2); review A. Troop email summarizing today's call with mediator (0.2); call B. Edmunds to get his vaccination proof (0.1); send Abrams deposition and exhibits to MA (0.1); update logistics tracking chart (0.5); send tracking list to our office managing team (0.1, 0.1); finalize tracking lists and send to Davis Polk and Judge Chapman's Chambers (0.3); review Raymond side production and forward to P. Ng with instructions for processing (0.4); call with P. Ng re same (0.1); review/forward AHC expert report and letter from A. Roncalli's counsel to mediation group (0.2); follow up with S. Baker's counsel re mediation exhibits (0.1); internal PWSP re mediation attendance (0.1).	5.10
P. E. Fitzmaurice	06/25/21	Review NCSG document list for production; telephone conference with expert concerning expert discovery; analysis of issues relating to expert discovery	1.40
H. M. McDonald	06/25/21	Emails regarding common interest issues (.5); review document and document requests from Sacklers and emails regarding same (.6); teleconference with NERA regarding same (.5); emails regarding document production and document lists (1.2); mediation committee call (1); work on plan objection (2.5).	6.30
A. M. Troop	06/25/21	Confer with Chapman J and clerks on status and next steps (0.6); attention to mediation prep (4.9); confer with T. O'Neill and M. Gold (1.0); participate in mediation subcommittee meeting (1.0); prep for AG call with Purdue (0.3) and participate in same (0.9);	8.70

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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	06/26/21	Review privilege logs and forward to MA (1.0); review Sackler expert documents for protective order issues (0.9); attention to mediation logistics (0.6); pull transcripts and send to WA counsel (0.6).	3.10
A. M. Troop	06/26/21	Email exchanges with G. Feiner et al regarding summary of AG call with Purdue on document repository (0.1, 0.1); email exchanges with T. O'Neill on mediation logistics (0.1);	0.30
A. M. Troop	06/27/21	Email exchanges with A. Preis about excluded party list (0.2, 0.1, 0.1); further emails with T. O'Neill on mediation logistics (0.1); email exchanges with G. Feiner and M. Rundlet about upcoming call with A. Preis on excluded parties (0.1, 0.1, 0.1); email exchanges with G. Feiner and S. Alexander about Purdue joint defense agreements and document repository issues (0.1, 0.1);	1.00
A. V. Alfano	06/28/21	Call with UCC re Excluded Parties List (0.4); call with Judge Chapman's Chambers re mediation proposal and other issues (0.2); NCSG video conference re mediator's proposal (1.0); attend mediation preparation meeting (1.0); review mediation proposal (0.8, 0.2); review and revise A. Troop summary of questions to Judge Chapman (0.5); confer with WA counsel re Purdue protective order (0.1); attention to mediation logistics (0.1, 0.2); forward discovery documents received to discovery working group (0.1, 0.1); send mediation logistics email to in-person attendees (0.2); confer with A. Shang re Rule 3018(a) research (0.1); call with A. Troop re mediation logistics (0.1); emails from A. Troop re discovery and excluded parties list (0.1, 0.1, 0.1).	5.40
H. M. McDonald	06/28/21	Work on Plan objection (2.8); review discovery letter and emails regarding same (1); review Hrycay deposition (.5); call regarding excluded parties list and emails regarding same (.5); mediation group call (1); emails regarding discovery issues (.8); review mediator proposal, emails regarding same and group call (2).	8.60
A. M. Troop	06/28/21	Continued mediation prep including attention to non-monetary issues, conferences with team, foundation issues/questions, conferences with mediation working group, review of mediator's proposal, conference with entire NCSG regarding same and next steps, consider strategy and options for next steps, prepare list of	10.60

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		questions for Chapman J regarding mediator's proposal, confer with Chapman J, report on same and Tuesday explanatory calls to NCSG (8.7); confer with S. Gilbert and NAACP (0.5); confer with A. Preis, et al, G. Feiner, M. Rundlet et al about excluded parties list (0.7); email exchanges regarding open discovery issues and next steps (0.1, 0.1); circulate draft email to AHC re excluded parties for review and comment to NCSG team (0.1); follow up email exchanges regarding same (0.1, 0.1); finalize same and send to AHC (0.2);	
A. V. Alfano	06/29/21	Forward A. Troop's email to Judge Chapman with questions to the NCSG (0.1); follow up with NCSG re scheduling times (0.1); attention to logistics for today's meeting and mediation (1.0, 0.5); calls with A. Troop re today's meetings (0.1, 0.1, 0.1); first call with Judge Chapman (0.5); NCSG call before our call with Judge Chapman (0.3); attend calls with Judge Chapman and NCSG calls (1.5); attend call with B. DeLange re mediation response (0.1); track responses from States re meetings with Judge Chapman (0.1, 0.1, 0.1); email from A. Dawson (S. Baker's counsel) re deposition exhibits (0.1); forward deposition transcript and exhibits to MA (0.2); send email to J. Chapman re logistics (0.3); circulate dial-ins for today's calls (0.2); multiple emails with states re logistics for tomorrow (0.5); continued work re deposition exhibits (1.1).	7.10
H. M. McDonald	06/29/21	Work on plan objection (2.4 ); conferences with A. Alfano and A. Troop regarding same (.5); group calls with mediator and group calls and meeting regarding mediation issues (4.5).	7.40
A. M. Troop	06/29/21	Confer with Examiner (1.1); mediation prep including finalizing and forwarding list of questions to mediator, participating in several calls with mediators and sub-groups of non-consenting states, meeting with non-consenting states (7.1)	8.20
A. V. Alfano	06/30/21	Attend mediation.	10.00
H. M. McDonald	06/30/21	Mediation with Sacklers and debtors and work on plan objection.	11.60



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A. M. Troop	06/30/21	Attend and debrief after 1st day of mediation (10.9); confer with AHC on excluded party list (0.6)	11.50
Total Hours:			639.70
Total Fees:			\$631,131.84

#### Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	153.90	\$ 756.50	\$ 116,425.35
P. E. Fitzmaurice	79.80	947.75	75,630.49
H. M. McDonald	142.70	1,045.50	149,192.85
M. Pettit	39.60	646.00	25,581.60
A. M. Troop	223.70	1,181.50	264,301.55
<b>Total:</b>	<b>639.70</b>		<b>\$631,131.84</b>

#### Disbursements Incurred

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
06/28/21	Task E106 - Computer Research	Summary	\$2,210.94
06/24/21	Task E103 - Document Processing	Summary	210.00
06/07/21	Task E115 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5055498; DATE: 6/7/2021 Certified Transcript, A. Alfano	46.20
06/09/21	Task E115 - Court Services	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5057325; DATE: 6/9/2021 Certified Transcript, A. Alfano	103.20
06/01/21	Task E115 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5044919; DATE: 6/1/2021 Certified Transcript, A. Alfano	362.25
06/18/21	Task E115 - Deposition/Transcript	VENDOR: Veritext - PO Box 71303 - Chicago; INVOICE#: 5082414; DATE: 6/18/2021 Certified Transcript, A. Alfano	238.35
<b>Total Disbursements:</b>			<b>\$3,170.94</b>

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

July 31, 2021  
Invoice No. 8418536  
Page 36

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Computer Research	2,210.94
Court Services	149.40
Deposition/Transcript	600.60
Document Processing	210.00
<b>Total:</b>	<b>\$3,170.94</b>

**Total Due For Matter 0000001: \$634,302.78**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

July 31, 2021  
Invoice No. 8418536  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

Matter Number	Services	Disbursements	Balance Due
0000001	\$ 631,131.84	\$ 3,170.94	\$ 634,302.78
<b>Total This Invoice:</b>	<b>\$ 631,131.84</b>	<b>\$ 3,170.94</b>	<b>\$ 634,302.78</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

August 18, 2021  
Invoice No. 8421876B  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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**For Professional Services Rendered and Disbursements Incurred July 1 through July 7, 2021**

<u>Matter Name</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
Purdue Pharmaceuticals C105091	\$ 104,703.85	\$ 54.54	\$ 104,758.39
<b>Total This Invoice:</b>	<b>\$ 104,703.85</b>	<b>\$ 54.54</b>	<b>\$ 104,758.39</b>

*Current charges only. Time and disbursements not yet recorded will be included in future invoices.*

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**Pillsbury Winthrop Shaw Pittman LLP**  
31 West 52nd Street - New York, NY - 10019  
*Due Upon Receipt*  
Remittance Address  
P.O. Box 30769 . New York, NY 10087-0769

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
Invoice No. 8421876B  
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**Purdue Pharmaceuticals**  
C105091

For Professional Services Rendered and Disbursements Incurred July 1 through July 7, 2021

<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. V. Alfano	07/01/21	Attend mediation.	15.20
H. M. McDonald	07/01/21	Purdue mediation.	15.00
A. M. Troop	07/01/21	Participate in mediation (15.2); consider implications of results and next steps (1.2)	16.40
A. V. Alfano	07/02/21	Internal PWSP call to recap yesterday's mediation (1.2); attend (partial) mediation subcommittee call (0.6); attention to Sackler requests for expert documents (0.3, 0.3).	2.40
P. E. Fitzmaurice	07/02/21	Work on issues relating to expert discovery and depositions	1.60
H. M. McDonald	07/02/21	Team call re status, expert discovery and next steps (1.3); mediation group call (1.0); call with NERA to discuss docs (.5); rev NERA docs for production (2); emails to group and Sackler lawyers re docs and status (.9).	6.20
A. M. Troop	07/02/21	Email PWSP team regarding debrief call about mediation and next steps (0.1, 0.1); email exchange with D. Harlow (0.1), B. DeLange (0.1), O. Lefkon (0.1), M. Fitzsimmons (0.1), G. Feiner (0.1, 0.1), J. Boffetti (0.1) about confirmation of position with Chapman J.; confer with PWSP team about mediation, status of confirmation discovery and next steps (1.3); confer with G. Feiner regarding status and next steps (0.2); email PWSP team about production of expert report and next steps (0.1); email exchange with J. Abrams about next steps and scheduling call with Group of 10 (0.1, 0.1); email exchanges with S. Ellis and A. Braun about implementation of mediator's proposal and interplay with foundation issues (0.2, 0.1); email exchanges with NCSG members about W. VA and implications of common interest privilege (0.1); email exchange with L. Testa about news articles on Greene County (0.1); participate in mediation group call (0.5); review (0.3) and circulate NewCo Credit Support document to PWSP team (0.1) and NCSG (0.1) under explanatory cover emails; review email from K. Eckstein about process to identify board members	9.20

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		and trustees (0.2); email NCSG and PWSP core teams regarding same and next steps (0.1); review Patterson case denying stay of confirmation order with third-party releases (0.2); email PWSP team regarding same (0.1); email exchanges with PWSP team (0.1) and G. Feiner (0.1) on Excluded Party list; confer with K. Maclay (0.2) and A. Preis (0.1) about mediation status and mediator's embargo; email exchanges with H. McDonald regarding document request to NERA (0.1); return from mediation (3.8);	
A. M. Troop	07/03/21	Email exchanges with S. Alexander and G. Feiner about the projections failing to reflect AVRIO sale proceeds and next steps (0.2); email exchanges with G. Feiner and S. Alexander about Excluded Party list (0.1, 0.1); email Davis Polk and AHC counsel regarding same (0.1);	0.50
A. M. Troop	07/04/21	Email exchanges with B. Kaminetzky in response to his request for a call (0.1, 0.1);	0.20
A. M. Troop	07/05/21	Review (0.1) and circulate to G. Feiner et al (0.1) email from K. Eckstein on Excluded Parties under explanatory cover email; email exchange with O. Lefkon about fee issues in the case (0.1); email exchange (0.1) and confer (0.2) with G. Feiner about Excluded Parties and other issues; follow up (0.1) and confer (0.3) with B. Kaminetzky and others about next steps with NCSG in connection with the confirmation hearing; email exchanges with M. Puiggari, counsel for ER Physician, about case and scheduling a call (0.1, 0.1); draft email on Excluded Parties to respond to K. Eckstein inquiries (0.2); circulate same for comment to G. Feiner (0.1); review and revise based on comments (0.1); forward same to K. Eckstein, other AHC counsel and Davis Polk (0.1);	1.70
A. V. Alfano	07/06/21	Attend part of prospective injunction call with Purdue (1.0); attend NCSG semi-weekly call (0.7); attention to NCSG voting mechanics (0.6); email to DPW re CT ballot (0.2); send PO acknowledgments to DPW (0.2); calculate allocation percentages and amounts (0.2); video conferences with A. Troop re next steps (0.2, 0.6).	3.70
H. M. McDonald	07/06/21	Review revised injunction (.5); group call regarding same (1.4); review document repository drafts (.5); emails regarding discovery issues (.6); coordination call (.7); mails regarding status, injunction and no votes (.4).	4.10

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
A. M. Troop	07/06/21	Review accumulated emails and outline open deliverables from debtors (0.6); email exchanges with Dechert and Davis Polk about status of document repository term sheet (0.1, 0.1); email PWSP team about upcoming call on prospective injunction (0.1); mediation follow up on expected filings, timing and content, including document disclosure term sheet as part of mediator's report with clients (0.2, 0.3, 0.1), mediator (0.1, 0.3, 0.4), Davis Polk (0.2, 0.2, 0.4, 0.1, 0.1, 0.3) and PWSP team (0.2, 0.1, 0.2); email exchanges with B. Kaminetzky about scheduling follow up call on confirmation hearing logistics (0.1, 0.1); review and prepare responses to D. Hart questions on status and impact of plan confirmation (0.3); circulate to PWSP team for review and comment under explanatory cover email (0.1); email with H. McDonald regarding same (0.1); revise and forward same to D. Hart (0.2); email exchange with G. Feiner about receipt of document disclosure term sheet from debtors and further circulation of same (0.1); review document disclosure term sheet (0.2); email G. Feiner et al comments regarding same (0.1); follow up email exchanges regarding same (0.1, 0.1); consider framework for continued coordinated work by NCSG in light of mediation outcome (0.6, 0.5); review and email PWSP team about Stipulated Order on Cowan and Malone depositions (0.1); review further revisions to document depository term sheet (0.1); email G. Feiner et al regarding same (0.1); participate in semi-weekly NCSG call (0.7); email exchanges with S. Alexander et al about document disclosure term sheet, W VA issues and privilege logs (0.2, 0.1); email exchange with J. Abrams confirming Thursday call with AG Donovan (0.1, 0.1);	8.20
A. V. Alfano	07/07/21	Call from A. Troop re PI language in Plan (0.1); call with U. Khan re voting (0.2); attend PWSP internal strategy call (0.5); circulate Side A rebuttal report to expert (0.1); email to A. Troop re discovery workstream (0.1); send email to Direct Solicitation States (0.2); attend document repository call with NCSG (1.0); call with Side B re Hrycay deposition (0.5); review redline of operating injunction (0.5); review revisions to plan supplement documents received from Purdue (1.9).	5.10
P. E. Fitzmaurice	07/07/21	Review Side B expert reports (1.7); telephone conference	3.20

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		with Sackler counsel relating to expert issues (0.5); internal discussions and related analysis of issues concerning case status (1.0)	
H. M. McDonald	07/07/21	Team call regarding status and strategy (.5); emails regarding Hrycay deposition issues and discovery (.9); teleconference with A. Lees regarding same (.3); teleconference with P. Fitzmaurice regarding deposition preparation and rebuttal reports (.5); review revised IR and document repository documents (.6).	2.80
A. M. Troop	07/07/21	Review email from G. Feiner about foundation condition (0.1); email PWSP team regarding same and confirming 10 am strategy call (0.1); email exchanges with A. Alfano about Side A requests and confirmation discovery (0.1); review and forward to PWSP team MD email on confirmation discovery (0.1); follow up with B. Kaminetzky on confirmation hearing logistics (0.2); strategy review with PWSP team (0.5); email MD about discovery status (0.2); participate in conference with debtors on document disclosure term sheet (1.1); exchanges (0.1, 0.1) and confer (0.4) with A. Preis on status and next steps; follow up with PWSP team on Cowan deposition and advising States on status (0.1, 0.1); email NCSG on likely timing of filings of mediator's report and various plan supplement and plan updates (0.1); email exchange with K. Thompson and other NAS counsel about document depository (0.1, 0.1); email exchange with B. DeLange on Excluded Parties (0.1); email exchange with T. Beshere on state divisions re Sackler resolution (0.1); email exchanges (0.1, 0.1) and confer (0.2) with A. Lees on logistics for confirmation discovery, etc.; review and circulate to PWSP team email exchanges confirming finalization for filing of document depository term sheet (0.1); message (0.1) and emails (0.1, 0.1) to E. Vonnegut regarding same; email J. McClammy regarding same (0.1); email exchanges with G. Feiner et al regarding same (0.1, 0.1); email PWSP team summary of call with A. Lees (0.1); respond to questions from AG project on personal injury TDP procedures (0.1, 0.1); email AHC on follow up and status of KERP/KEIP (0.1, 0.1); email NCSG compensation working group regarding same (0.1); email (0.1) and	6.80



Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
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<u>Timekeeper</u>	<u>Date</u>	<u>Service</u>	<u>Hours</u>
		confer (0.2) with M. Rundlet on compensation plan and other case issues; follow up with D. Hart on prior questions (0.3); circulate draft call notes for 7/6 to PWSP team for review (0.1); respond to status questions from M.Gold on allocation as incorporated into the plan, no state expert on claims and confirmation order (0.1); confirm status call with J. Abrams et al for 7/8 (0.1); email exchange with M. Rundlet on status of Excluded Party list(0.1, 0.1); confirm with Davis Polk version of document depository term sheet to be filed with mediator's report (0.1, 0.1);	

Client No: 059039  
Matter No: 0000001  
Andrew M. Troop

August 18, 2021  
Invoice No. 8421876B  
Page 7

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Total Hours: 102.30  
Total Fees: \$104,703.85

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**Timekeeper Summary**

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Value Billed</u>
A. V. Alfano	26.40	\$ 756.50	\$ 19,971.60
P. E. Fitzmaurice	4.80	947.75	4,549.20
H. M. McDonald	28.10	1,045.50	29,378.55
A.M. Troop	<u>43.00</u>	1,181.50	<u>50,804.50</u>
<b>Total:</b>	<b>102.30</b>		<b>\$104,703.85</b>

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**Disbursements Incurred**

<u>Date</u>	<u>Type</u>	<u>Description</u>	<u>Amount</u>
07/01/21	Task E109 - Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010046328914; DATE: 7/6/2021 Travel Expenses, A. Troop, Warwick Hotel 54th Street/Davis Polk 450 Lexington Avenue, 07/01/21-07/01/21	\$17.23
07/01/21	Task E109 - Travel and Local Transportation	VENDOR: Troop, Andrew M. (E17383); INVOICE#: NY-010046385311; DATE: 7/7/2021 Travel Expenses, A. Troop, NYC/NYC, 06/30/21-06/30/21	37.31
<b>Total Disbursements:</b>			<b>\$54.54</b>

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**Disbursement Summary**

<u>Type</u>	<u>Amount</u>
Travel and Local Transportation	<u>54.54</u>
<b>Total:</b>	<b>\$54.54</b>

**Total Due For Matter 0000001: \$104,758.39**



Tax ID No. 94-1311126

(Department of Law) State of New York  
n/a  
New York, NY 10036

August 18, 2021  
Invoice No. 8421876B  
Client No. 059039  
Matter No. 0000001  
Andrew M. Troop  
(212) 858-1000

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## Remittance Advice

Enclose this Remittance Advice for Proper Credit

<u>Matter Number</u>	<u>Services</u>	<u>Disbursements</u>	<u>Balance Due</u>
0000001	\$ 104,703.85	\$ 54.54	\$ 104,758.39
<b>Total This Invoice:</b>	<b>\$ 104,703.85</b>	<b>\$ 54.54</b>	<b>\$ 104,758.39</b>

*Payable in U.S. Dollars upon receipt.*

### Payment Options:

**For payment by mail, remit to:** Pillsbury Winthrop Shaw Pittman LLP, P.O. Box 30769, New York, NY 10087-0769

**For Electronic Payments including Wire Transfer, ACH, and SWIFT Payments, send to:** JP Morgan Chase Bank NA, NY, NY; ABA# 021000021 (S.W.I.F.T. Code CHASUS33), for credit to Pillsbury Winthrop Shaw Pittman LLP, Account Number 301177087165.

Please include our client, matter and invoice number for proper credit.

[Additional remittance information may also be forwarded to [accountsreceivable@pillsburylaw.com](mailto:accountsreceivable@pillsburylaw.com)]

**Exhibit B3**

**A. Troop Certification**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**CERTIFICATION BY ANDREW M. TROOP  
OF PILLSBURY WINTHROP SHAW PITTMAN LLP IN SUPPORT OF THE DEBTORS'  
MOTION TO APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(B) AND 105(A)  
OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004**

I, Andrew M. Troop, hereby certify that:

1. I am a partner of Pillsbury Winthrop Shaw Pittman LLP (“**Pillsbury**”) and counsel to the Ad Hoc Group of Non-Consenting States (the “**Non-Consenting States Group**”) in the above-captioned chapter 11 cases of Purdue Pharma L.P. and its debtor affiliates (the “**Debtors**”).

2. This certification is made in support of the *Debtors’ Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004* (the “**Motion**”)<sup>2</sup>.

3. Since before the commencement of these cases, the States have worked together, through their respective Attorneys General, to advance and coordinate on areas of common interest

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.

involving the opioid crisis, including collective efforts to resolve claims by the States against the Debtors based on the marketing and promotion of opioid products.

4. After the Debtors filed for chapter 11 on September 15, 2019, the States that did not reach pre-petition agreement with the Debtors and the Sacklers about the general contours of a potential chapter 11 plan, with Sackler releases, decided that it was in their collective and strategic interests to form the Non-Consenting States Group. The Non-Consenting States Group filed its *Verified Statement of the Ad Hoc Group of Non-Consenting States Pursuant to Bankruptcy Rule 2019* on September 10, 2019 [ECF No. 296].

5. The diligence, negotiations, and agreements that have been achieved during these cases required important efforts from the Non-Consenting States Group. In turn, those efforts depended on commitments by the States in the group (including Washington D.C.) to coordinate through Pillsbury. The work to which the Non-Consenting States Group provided integral input includes the abatement model that commits billions of dollars of governmental and non-personal injury private creditor recoveries to address the opioid crisis, the allocation of value as between governmental and private creditors, allocation as among governmental creditors, diligence regarding the Sackler family, the resolution of private creditor claims and allocation as among them, and the commitment that tens of millions of documents will be disclosed in a public document repository. These results, including changes to the settlement with the Sacklers from the settlement framework announced at the beginning of the case, were achieved through the collective effort of the Non-Consenting States Group, even though ultimately not all agreed to a resolution with members of the Sackler family, and other coordinated groups including the Ad Hoc Committee.

6. In addition, the Mediator's Report reflected an agreement to permit States who did not want to receive all or part of their abatement distributions from the NOAT to disclaim or transfer their right to do so [see ECF No. 3119 ¶ 5(v)], which the Debtors contend was unworkable. The

Non-Consenting States agreed to removing these provisions at the Debtors' request. The Non-Consenting States Group also, by way of example, brought value into the Debtors' estates by working with the Creditors' Committee and the Ad Hoc Committee to negotiate a payment from certain of the Debtors' former officers in exchange for them being included as a released party under the Plan. The Non-Consenting States Group, along with the Ad Hoc Committee and the Creditors' Committee, also negotiated the terms of the document repository, with the Non-Consenting States Group taking the lead in obtaining a significant waiver of attorney-client privilege by the Debtors, during the Mediation. The efforts expended, and the consensus achieved, resulted in agreement by the Debtors' estates to pay or reimburse the reasonable and documented fees and expenses of the Non-Consenting States Group through conclusion of the Mediation on July 7, 2021.

7. From June 2019 through and including the Mediation, Pillsbury expended approximately 8,210 hours and incurred approximately \$7,510,704.18 in fees and expenses in connection with these cases. The fees and disbursements sought are billed at rates in accordance with practices customarily employed by Pillsbury and generally accepted by Pillsbury's clients. In recognition of the public mission of this engagement, the standard rates charged by Pillsbury were discounted by 15% and included a rate cap for 2019 and 2020 of \$1,096.50 for partners (through May 2020), \$765.00 for associates, and \$433.50 for paralegals.

8. Attached as **Exhibit B2** to the Motion are true and correct copies of Pillsbury's invoices.

9. The fees and expenses for Pillsbury have been paid. The sources of payments have been the States, or in some instances, grants to the States from the National Association of Attorneys General ("NAAG"); except, in one instance, I have been informed that outside counsel for a State advanced contributions for that State's share of Pillsbury's fees and expenses and will be reimbursed for that amount from that State's allocated share.

10. Pursuant to their agreements with NAAG, amounts reimbursed to the Non-Consenting States Group for Pillsbury and other professionals will first be used to reimburse NAAG for grants made for these professionals. (I understand that the same requirements apply for NAAG grants received by both members of the Non-Consenting States Group and State members of the Ad Hoc Committee for fees and expenses incurred for Brattle.) After NAAG is reimbursed, reimbursements will also be allocated to members of the Non-Consenting States Group in proportion to their contributions to the fees and expenses paid to Pillsbury and other professionals, as applicable. Pillsbury will receive and distribute all amounts received related to fees and expenses of the Non-Consenting States Group and the Ad Hoc Committee in coordination with the Ad Hoc Committee's counsel.

Dated: October 11, 2021  
New York, NY

By: /s/ Andrew M. Troop  
Andrew M. Troop



**Exhibit C1**

**NERA Summary Schedule**

**NERA Economic Consulting  
June 8 to July 7, 2021**

<b>Professional</b>	<b>Title</b>	<b>Billing Rate</b>	<b>Hours</b>	<b>Fees</b>
David Tabak	Managing Director	\$1,050	5.75	\$6,038
William Hrycay	Associate Director	\$695	39.00	\$27,105
Wendy Kim	Senior Analyst	\$400	25.50	\$10,200
Soham Mukherjee	Associate Analyst	\$350	16.00	\$5,600
Graham Hachet	Research Associate	\$315	29.00	\$9,135
Emilia Nordgren	Research Associate	\$250	40.25	\$10,063
Barbara Eames	Information Resources	\$165	5.00	\$825
			160.50	\$68,965

**Exhibit C2**

**NERA Daily Time Records**

**NERA Economic Consulting**  
**June 8 to July 7, 2021**

Name	Billing Rate	Work Date	Work Hours	Fees	Narrative
Eames, Barbara (Information Resources 4)	USD 165.00	6/10/2021	1.00	165.00	Researched asset class returns. E. Nordgren.
Eames, Barbara (Information Resources 4)	USD 165.00	6/11/2021	4.00	660.00	Researched asset class returns. E. Nordgren.
Hrycay, William (Associate Director)	USD 695.00	6/8/2021	2.75	1,911.25	Researched expected rate of return. Analysis of projected payments.
Hrycay, William (Associate Director)	USD 695.00	6/9/2021	2.50	1,737.50	Materials review. Researched expected rate of return. Analysis of projected payments.
Hrycay, William (Associate Director)	USD 695.00	6/10/2021	2.75	1,911.25	Materials review. Draft report. Analysis of Sackler assets. Expected rates of returns on various asset classes.
Hrycay, William (Associate Director)	USD 695.00	6/11/2021	4.00	2,780.00	Materials review. Draft report. Analysis of Sackler assets. Expected rates of returns on various asset classes.
Hrycay, William (Associate Director)	USD 695.00	6/12/2021	3.25	2,258.75	Draft report. Analysis of Sackler assets. Expected rates of returns on various asset classes.
Hrycay, William (Associate Director)	USD 695.00	6/13/2021	7.50	5,212.50	Analysis of the expected rates of returns on asset classes. Draft report.
Hrycay, William (Associate Director)	USD 695.00	6/14/2021	6.00	4,170.00	Analysis of the expected rates of returns on asset classes. Draft report.
Hrycay, William (Associate Director)	USD 695.00	6/15/2021	7.50	5,212.50	Analysis of the expected rates of returns on asset classes. Draft report.
Hrycay, William (Associate Director)	USD 695.00	6/17/2021	1.25	868.75	Reviewed expert reports of Martin and Collura.
Hrycay, William (Associate Director)	USD 695.00	6/18/2021	0.50	347.50	Call with counsel regarding expert reports. Preparation for call.
Hrycay, William (Associate Director)	USD 695.00	6/25/2021	0.50	347.50	Call with counsel. Materials requested.
Hrycay, William (Associate Director)	USD 695.00	6/30/2021	0.25	173.75	Response to data request.
Hrycay, William (Associate Director)	USD 695.00	7/2/2021	0.25	173.75	Response to analysis backup request.
Tabak, David (Managing Director)	USD 1050.00	6/9/2021	0.25	262.50	Analysis of discount rates.
Tabak, David (Managing Director)	USD 1050.00	6/10/2021	0.25	262.50	Materials review.
Tabak, David (Managing Director)	USD 1050.00	6/11/2021	0.50	525.00	Document review and call.
Tabak, David (Managing Director)	USD 1050.00	6/14/2021	1.25	1,312.50	Draft reviews and call with counsel.
Tabak, David (Managing Director)	USD 1050.00	6/15/2021	1.50	1,575.00	Report review.
Tabak, David (Managing Director)	USD 1050.00	6/16/2021	0.50	525.00	Reviewed other expert filings.
Tabak, David (Managing Director)	USD 1050.00	6/25/2021	0.50	525.00	Call on Hrycay depo prep.
Tabak, David (Managing Director)	USD 1050.00	7/2/2021	0.25	262.50	Call with counsel on discovery issues.
Tabak, David (Managing Director)	USD 1050.00	7/7/2021	0.75	787.50	Reviewed Cain rebuttal report.
Kim, Wendy (Senior Analyst)	USD 400.00	6/14/2021	9.00	3,600.00	Analyzed assets and liabilities of sides A and B (3.5). Constructed an investment model to project asset values of sides A and B through 2030 (5.5). Projected asset and liability values of sides A and B through 2030 (2.5). Calculated net present value of the proposed payments (1.25). Prepared exhibits on net assets of sides A and B (2.25). Checked and reconciled estimated assets and liabilities as of March 2021 (2). Edited and updated the draft report (3).
Kim, Wendy (Senior Analyst)	USD 400.00	6/15/2021	11.00	4,400.00	Prepared backup exhibits and documents for production.
Kim, Wendy (Senior Analyst)	USD 400.00	6/16/2021	5.00	2,000.00	Prepared requested data production.
Kim, Wendy (Senior Analyst)	USD 400.00	6/30/2021	0.50	200.00	

**NERA Economic Consulting**  
**June 8 to July 7, 2021**

Name	Billing Rate	Work Date	Work Hours	Fees	Narrative
Hanchet, Graham (Research Associate)	USD 315.00	6/14/2021	9.75	3,071.25	Call discussing process and necessary data to pull (.5 hrs), obtaining prices from 2019 through 2021 for various indices for estimations and analysis (3.25 hrs), analyzing returns through indices and applying them to valuations (3.75 hrs), beginning checking process on exhibits and returns (2.25 hrs) Completing checking process (1.75 hrs), calls for checked exhibits (.5 hrs), research into potential replacement proxy indices for specific assets (.5 hrs), proofing, editing, and finalizing exhibits (4.25 hrs), editing and finalizing report (3.75 hrs)
Hanchet, Graham (Research Associate)	USD 315.00	6/15/2021	10.75	3,386.25	Finalizing checks (1.25 hrs), communications on exhibits and production files (.5 hrs), preparing production files (3.75 hrs), replicating and checking production exhibits (2 hrs), checking metadata on all production files and exhibits (1 hr).
Hanchet, Graham (Research Associate)	USD 315.00	6/16/2021	8.50	2,677.50	
Mukherjee, Soham (Associate Analyst)	USD 350.00	6/14/2021	7.50	2,625.00	Verified and checked total asset calculation for Sackler assets by investigating financial statements and aggregating numbers. (3 hours) Worked on identifying and estimating returns for various proxy indices. (4.5hours) Worked on reconciling and checking index value return calculations and making adjustments in situations of discrepancies. (4 hours)
Mukherjee, Soham (Associate Analyst)	USD 350.00	6/15/2021	8.50	2,975.00	Worked on creating an exhibit showing various return calculations of indices. (2 hours) Worked on generating MRU. (1.5 hours) Fact checked report and sent it out. (1 hour)
Nordgren, Emilia (Research Associate)	USD 250.00	6/8/2021	2.75	687.50	Initial brief, background research, table template
Nordgren, Emilia (Research Associate)	USD 250.00	6/9/2021	3.75	937.50	Researching expected asset returns and collecting returns data Reviewing the asset pdfs sent by counsel (3) consolidating data from the pdfs into tables (3.25)
Nordgren, Emilia (Research Associate)	USD 250.00	6/10/2021	6.50	1,625.00	researching data on returns (0.25) Call with client (0.5) Returns research (0.5) Editing and checking asset table (0.5) Check-in/next steps calls (1) Building liability tables (1.5) Gathering asset/liability descriptions (1.5)
Nordgren, Emilia (Research Associate)	USD 250.00	6/11/2021	7.50	1,875.00	Reviewing term sheet and payment scenarios (2) Returns research (0.75)
Nordgren, Emilia (Research Associate)	USD 250.00	6/12/2021	2.00	500.00	Creating tables in and organizing investments model workbook (1.25) Researching more info on IACs from statements (0.25)
Nordgren, Emilia (Research Associate)	USD 250.00	6/13/2021	1.00	250.00	Projecting asset/liability values in workbook (0.75) Check-in meeting (1.5) Creating/organizing/editing/finalizing Exhibits, footnotes, citations (4.25)
Nordgren, Emilia (Research Associate)	USD 250.00	6/14/2021	7.25	1,812.50	Checking exhibits (1.5)

**NERA Economic Consulting**  
**June 8 to July 7, 2021**

Name	Billing Rate	Work Date	Work Hours	Fees	Narrative
					Check-in calls (1)
					Updating and reformatting exhibits (2.25)
					Checking exhibits (2)
Nordgren, Emilia (Research Associate)	USD 250.00	6/15/2021	6.25	1,562.50	Fact checking report (1)
Nordgren, Emilia (Research Associate)	USD 250.00	6/16/2021	3.25	812.50	Checking backup
			<b>160.50</b>	<b>68,965.00</b>	

**Exhibit C3**

**W. Hrycay Certification**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**CERTIFICATION BY WILLIAM P. HRYCAY, CFA  
OF NERA ECONOMIC CONSULTING, INC. IN SUPPORT OF THE DEBTORS’  
MOTION TO APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(B) AND 105(A)  
OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004**

I, William P. Hrycay, hereby certify that:

1. I am an Associate Director of NERA Economic Consulting, Inc. (“NERA”). I served as an expert for the Ad Hoc Group of Non-Consenting States (the “**Non-Consenting States Group**”) in connection with the chapter 11 cases of Purdue Pharma L.P. and its affiliates (the “**Debtors**”).

2. This certification is made in support of the *Debtors’ Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004* (the “**Motion**”)<sup>2</sup>.

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.




3. From June 2021 through and including the Mediation, NERA expended approximately 165.50 hours and incurred approximately \$68,965.00 in fees. NERA charged \$1,050.00 per hour for Managing Directors, \$695.00 for Associate Directors, \$400.00 for Senior Analysts, \$350.00 for Associate Analysts, \$250.00-315.00 for Research Associates, and \$165.00 for Information Resources. The fees sought are billed at rates in accordance with practices customarily employed by NERA and generally accepted by NERA's clients.

4. Attached as **Exhibit C2** to the Motion are true and correct copies of the invoices for NERA's services. The fees and expenses for NERA's services have not yet been paid by the Non-Consenting States Group.

5. Though NERA provided expert testimony during the Confirmation Hearing on behalf of Connecticut, Maryland, Oregon, and Washington with respect to their objections to the Plan (which were pursued only after conclusion of the Mediation), the invoices attached to the Motion do not include any of the fees and expenses incurred by NERA in connection with the Confirmation Hearing or for work that was performed after the Mediation.

Dated: October 5, 2021  
New York, NY

By:   
William P. Hrycay, CFA

**Exhibit D1**

**Brattle Summary Schedule**

**The Brattle Group, Inc. | Summary Schedule**  
**January 2020 – June 2021**

<u>Employee</u>	<u>Labor Class</u>	<u>Bill Rate</u>	<u>Hours</u>	<u>Amount</u>
<b><u>Brattle Labor</u></b>				
Austin Smith, Yvette	Principal	\$760	301.50	\$229,140
Berkman, Mark P.	Principal	\$590	419.00	\$247,210
Borucki, Lynda S.	Principal	\$725	1.75	\$1,269
Murray, Marti	Principal	\$950	17.75	\$16,863
Duh, Josephine	Sr Associate	\$500	563.50	\$281,750
Gibbons, Charles	Sr Associate	\$500	0.75	\$375
McKnight, David	Sr Associate	\$500	544.50	\$272,250
Ward, Alison	Sr Associate	\$500	925.75	\$462,875
Zhu, Julia	Sr Associate	\$450	17.75	\$7,988
Pender, Dean	Associate	\$400	515.75	\$206,300
Schonwald, Hannah Rose	Associate	\$450	15.00	\$6,750
Zaveri, Mohnish	Associate	\$450	886.25	\$398,813
Zhu, Joy	Associate	\$450	436.75	\$196,538
Anderson, Katherine	Research Analyst	\$350	59.50	\$20,825
Colwell, Molly	Research Analyst	\$350	56.50	\$19,775
Coon, Austin	Research Analyst	\$350	4.00	\$1,400
Feinberg, Joelle	Research Analyst	\$350	265.00	\$92,750
Kwan, Andrea	Research Analyst	\$400	345.25	\$138,100
Malaviya, Karna	Research Analyst	\$350	811.75	\$284,113
Nair, Rohit	Research Analyst	\$350	460.50	\$161,175
Neidhart, Alyssa	Research Analyst	\$350	302.75	\$105,963
Ping, Dustin	Research Analyst	\$350	39.75	\$13,913
Pirie, Ben	Research Analyst	\$350	269.25	\$94,238
Shao, Alice	Research Analyst	\$350	455.25	\$159,338
Smith, Jeremy	Research Analyst	\$350	26.75	\$9,363
Vivar, Priscila	Research Analyst	\$350	53.00	\$18,550
Wilmot, Dayna	Research Analyst	\$350	677.75	\$237,213
Xu, Hanyue	Research Analyst	\$350	237.75	\$83,213
Moore, Ethan	Litigation Specialist	\$260	229.25	\$59,605
Paulson, Gara	Litigation Specialist	\$260	247.50	\$64,350
Piekny, Michael	Litigation Specialist	\$260	407.50	\$105,950
Salzman, Andrew	Litigation Specialist	\$260	349.50	\$90,870
MacKenzie, Matthew	Corporate Services	\$260	0.50	\$130
<b>Total Labor</b>			<b>9,945.00</b>	<b>\$4,088,949</b>

<b><u>Outside Labor</u></b>				
Maestas, Nicole	Outside Consultant	\$800	2.25	\$1,800
<b>Total Outside Labor</b>			<b>2.25</b>	<b>\$1,800</b>
<b><u>Expenses</u></b>				
Airline / Railway				\$1,128
Lodging				\$262
Telephone				\$72
Books & Subscriptions				\$95
Outside/Information Services				\$2,468
<b>Total Expenses</b>				<b>\$4,025</b>
<b><u>Adjustments (General)</u></b>				
Revenue Writeoff Prof Cap				\$(375)
<b>Total Adjustments (General)</b>				<b>\$(375)</b>
<b>Total Labor &amp; Expenses</b>				<b>\$4,094,399</b>
<b>Total Labor</b>			<b>9947.25</b>	

**Exhibit D2**

**Brattle Daily Time Records**

## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

Date	Name	Time Description	Hours
01/10/20	Duh, Josephine	Discussed State AG opioids project; Followed-up with Alpert article.	0.50
01/14/20	Duh, Josephine	Call with team to prepare for meeting with counsel; Reviewed sackler presentation.	2.00
01/14/20	Murray, Marti	Call with team to prepare for meeting with counsel.	1.00
01/14/20	Zhu, Joy	Project planning; Penn State report review; Drafted memorandum and data request.	2.00
01/15/20	Austin Smith, Yvette	Reviewed docket and case documents.	2.00
01/15/20	Duh, Josephine	Reviewed memorandum.	1.00
01/15/20	Murray, Marti	Reviewed docket and case documents.	0.50
01/15/20	Zhu, Joy	Project planning; Penn State report review; Drafted memorandum and data request.	2.00
01/16/20	Murray, Marti	Reviewed Sackler presentation.	0.50
01/16/20	Zhu, Joy	Project planning; Penn State report review; Drafted memorandum and data request.	1.50
01/16/20	Zhu, Julia	Reviewed Sackler presentation and transcripts.	4.00
01/17/20	Austin Smith, Yvette	Reviewed case documents.	2.00
01/17/20	Duh, Josephine	Worked on data request.	1.00
01/17/20	Murray, Marti	Meeting with team member regarding Sackler presentation; Reviewed the Sackler presentation.	1.00
01/17/20	Zhu, Joy	Project planning; Penn State report review; Drafted memorandum and data request.	3.00
01/17/20	Zhu, Julia	Meeting with team member regarding the Sackler presentation; Reviewed the Sackler presentation.	8.75
01/18/20	Austin Smith, Yvette	Reviewed case documents.	1.50
01/19/20	Austin Smith, Yvette	Reviewed and revised kick-off meeting presentation; Reviewed support documents.	4.50
01/19/20	Murray, Marti	Prepared for Teleconference with counsel and PA AG's office.	1.00
01/20/20	Austin Smith, Yvette	Prepared for call with counsel and client; Follow-up from call with counsel; Emails to team; Drafted agenda.	4.00
01/20/20	Berkman, Mark P.	Reviewed documents.	2.00
01/20/20	Duh, Josephine	Worked on preliminary document request; Reviewed materials for drafting request; Reviewed Slide A presentation sections; Sent highlights to team members.	5.25
01/20/20	Murray, Marti	Telecon with A Troop and PA AG; Reviewed INSYS presentation.	1.25
01/20/20	Zhu, Joy	Worked on data request.	2.00
01/21/20	Berkman, Mark P.	Prepared for kick-off.	8.00
01/21/20	Duh, Josephine	Worked on data request.	1.00
01/21/20	Malaviya, Karna	Worked on creating Docs Received.	4.00
01/21/20	McKnight, David	Worked on presentation.	4.00

## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

01/21/20	Murray, Marti	Reviewed transcript and slides from sackler presentation.	4.50
01/21/20	Zaveri, Mohnish	Reviewed of Sackler slide A presentation; Researched opioid litigations.	7.00
01/21/20	Zhu, Joy	Worked on data request and slide deck.	5.00
01/21/20	Zhu, Julia	Fraudulent conveyance research.	3.00
01/22/20	Austin Smith, Yvette	Reviewed and revised presentation for kick off meeting.	2.50
01/22/20	Berkman, Mark P.	Preparation for kick-off.	6.75
01/22/20	Coon, Austin	Created Document Relied Upon tracker.	4.00
01/22/20	Duh, Josephine	Worked on presentation for client.	4.00
01/22/20	Malaviya, Karna	Worked on creating Docs Received.	8.00
01/22/20	McKnight, David	Worked on presentation.	6.50
01/22/20	Murray, Marti	Prepared for client meeting; Reviewed state complaints and Penn State study.	2.00
01/22/20	Zaveri, Mohnish	Reviewed Sackler Slide B presentation; Researched distributions.	8.00
01/22/20	Zhu, Joy	Revised data request and slide deck.	4.50
01/22/20	Zhu, Julia	Fraudulent conveyance research.	2.00
01/23/20	Austin Smith, Yvette	Kick off meetings with AG offices, including prep and follow-up.	7.25
01/23/20	Berkman, Mark P.	Kick off meetings with AG offices; Call with team member to discuss presentation; Prepared for call with AG offices.	8.00
01/23/20	Duh, Josephine	Call with team member to discuss presentation.	0.25
01/23/20	McKnight, David	Kick off meetings with AG offices; Revised work plan.	4.25
01/23/20	Murray, Marti	Kick off meetings with AG offices; Reviewed presentation materials.	4.00
01/23/20	Zaveri, Mohnish	Penn State research paper; Researched litigations.	5.50
01/23/20	Zhu, Joy	Kick off meetings with AG offices.	2.50
01/24/20	Berkman, Mark P.	Prepared scope of work memorandum; Reviewed literature.	4.50
01/24/20	Duh, Josephine	Call with team member to discuss case developments.	0.25
01/24/20	McKnight, David	Call with team member to discuss case developments, including prep.	1.00
01/24/20	Murray, Marti	Bankruptcy court hearing memorandum.	2.00
01/24/20	Zaveri, Mohnish	Attended Purdue Pharma trial hearing; Conducted research; Wrote memorandum on trial hearing; Suggested follow-ups to team.	6.00
01/25/20	Austin Smith, Yvette	Revised document requests.	0.75
01/27/20	Berkman, Mark P.	Project management.	2.00
01/27/20	Duh, Josephine	Team call to discuss data requests; Worked on healthcare costs data sources.	1.25
01/27/20	McKnight, David	Team call to discuss data requests; Worked on data request.	2.25

## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

01/27/20	Zaveri, Mohnish	Team call to discuss data requests; Reviewed Penn State Research paper.	2.00
01/27/20	Zhu, Joy	Team call to discuss data requests; Worked on data request.	1.00
01/28/20	Berkman, Mark P.	Project management.	2.00
01/28/20	Duh, Josephine	Worked on document and data request; Revised healthcare costs memorandum and literature survey.	1.50
01/28/20	McKnight, David	Worked on data request and staffing.	2.50
01/28/20	Zaveri, Mohnish	Reviewed documents request list; Researched opioid litigations.	2.00
01/28/20	Zhu, Joy	Drafted data request to states.	2.50
01/29/20	Berkman, Mark P.	Project management.	2.00
01/29/20	Duh, Josephine	Meeting with team regarding data request and staffing; Staffing.	1.75
01/29/20	Malaviya, Karna	Organized source folder file structure; Updated documents received spreadsheet.	0.50
01/29/20	McKnight, David	Meeting with team regarding data request and staffing.	1.00
01/29/20	Ward, Alison	Meeting with team regarding data request and staffing; Conducted initial review of data sources.	1.50
01/29/20	Zaveri, Mohnish	Meeting with team regarding data request and staffing; Document review.	3.00
01/29/20	Zhu, Joy	Meeting with team regarding data request and staffing; Call with MIT expert; Literature review of existing research; Document management.	4.00
01/30/20	Berkman, Mark P.	Project management.	2.00
01/30/20	Duh, Josephine	Team meeting to discuss analysis; Reviewed literature and sources.	1.00
01/30/20	McKnight, David	Team meeting to discuss analysis; Worked on staffing and workplan.	1.25
01/30/20	Ward, Alison	Reviewed MAX data availability; Reviewed NY and PA state budget files.	4.50
01/30/20	Zaveri, Mohnish	Timeline of opioid litigations; Conducted research.	2.50
01/30/20	Zhu, Joy	PO and confidentiality agreements; Document management; Literature review of existing research; Staffing.	3.50
01/31/20	Berkman, Mark P.	Project management.	2.00
01/31/20	Duh, Josephine	Kick off call; Meeting with team regarding scheduling for project.	0.75
01/31/20	Malaviya, Karna	Kick off call.	0.25
01/31/20	McKnight, David	Kick off call; Worked on staffing.	1.50
01/31/20	Pirie, Ben	Kick off call.	0.25
01/31/20	Ward, Alison	Kick off call; Researched state budgets and organized data extraction sheets; Created memorandum on MAX data access process.	6.00



## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

01/31/20	Wilmot, Dayna	Kick off call; Meeting with team regarding scheduling for project.	1.00
01/31/20	Zaveri, Mohnish	Kick off call, including prep.	0.50
02/03/20	Austin Smith, Yvette	Conducted review of documents.	1.00
02/03/20	Berkman, Mark P.	Reviewed methodology to establish preliminary estimates.	2.00
02/03/20	McKnight, David	Conducted PSU analysis.	0.50
02/03/20	Ward, Alison	Reviewed information on potential datasets; Reviewed previously published literature; Collected data on OUD population by state.	6.00
02/03/20	Zaveri, Mohnish	Conducted research regarding Purdue.	1.00
02/03/20	Zhu, Joy	Conducted review of protective orders and confidentiality agreement.	1.00
02/04/20	Austin Smith, Yvette	Weekly team meeting; reviewed document requests.	1.75
02/04/20	Berkman, Mark P.	Participated in weekly meeting; Prepared for meeting; Reviewed data issues.	3.25
02/04/20	McKnight, David	Meeting with team; Analysis of Non-HC costs.	1.00
02/04/20	Ward, Alison	Reviewed information on potential datasets; Reviewed previously published literature; Collected data on OUD population by state.	7.00
02/04/20	Zaveri, Mohnish	Team meeting; Researched Purdue litigation.	1.50
02/04/20	Zhu, Joy	Reviewed data requests; Conducted review of meta studies.	2.50
02/05/20	Austin Smith, Yvette	Reviewed documents.	1.00
02/05/20	Berkman, Mark P.	Reviewed state level sources.	2.00
02/05/20	Duh, Josephine	Team update meeting; Worked on NAMFCU; Worked on Medicaid data.	1.25
02/05/20	McKnight, David	Team update meeting; Worked on PSU questions.	2.00
02/05/20	Ward, Alison	Team update meeting; Researched non-healthcare costs.	7.00
02/05/20	Zaveri, Mohnish	Team update meeting; Research Purdue litigations.	0.50
02/05/20	Zhu, Joy	Team update meeting; Planning.	1.50
02/06/20	Berkman, Mark P.	Reviewed state level sources.	3.75
02/06/20	McKnight, David	Worked on PSU report and questions.	0.75
02/06/20	Piekny, Michael	Researched opioid litigation.	4.25
02/06/20	Ward, Alison	Researched non-healthcare costs and Medicaid OUD costs; Worked on state-level estimates.	6.00
02/06/20	Zaveri, Mohnish	Continued to research private litigations against Purdue.	2.00
02/06/20	Zhu, Joy	Worked on PRSU report and questions.	0.50
02/07/20	Austin Smith, Yvette	Reviewed and coordinated with in-house counsel on protective orders.	0.50
02/07/20	Berkman, Mark P.	Reviewed Penn State studies and documents.	4.00
02/07/20	Duh, Josephine	Reviewed NAMFCU requests; Worked on Medicaid data memo.	1.25
02/07/20	McKnight, David	Worked on PSU questions and analysis.	2.50

## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

02/07/20	Piekny, Michael	Researched opioid litigation.	3.00
02/07/20	Ward, Alison	Reviewed information on potential datasets; Reviewed literature; Worked on state level estimates.	7.00
02/07/20	Zhu, Joy	Worked on PSU report questions and data management.	3.50
02/08/20	Duh, Josephine	Worked on Penn State questions; Reviewed Teva report.	2.50
02/08/20	McKnight, David	Worked on analysis.	2.25
02/09/20	McKnight, David	Worked on analysis.	1.50
02/09/20	Piekny, Michael	Researched opioid litigation.	1.50
02/10/20	Austin Smith, Yvette	Team update meeting; Reviewed April estimate options.	0.25
02/10/20	Berkman, Mark P.	Team update meeting; Reviewed data.	4.25
02/10/20	Duh, Josephine	Team update meeting; Worked on PSU report questions; Call to discuss abatement.	2.25
02/10/20	Feinberg, Joelle	Team update meeting; Reviewed case material.	1.00
02/10/20	Malaviya, Karna	Team update meeting; Worked on state budget approach; Updated document directory.	5.25
02/10/20	McKnight, David	Team update meeting; Worked on PSU report questions.	2.00
02/10/20	Neidhart, Alyssa	Team update meeting.	0.50
02/10/20	Piekny, Michael	Drafted email regarding litigation issues.	0.50
02/10/20	Ward, Alison	Team update meeting; Developed initial top-down burden estimates.	7.00
02/10/20	Wilmot, Dayna	Call to discuss abatement; Worked on abatement workbook.	4.00
02/10/20	Zhu, Joy	Reviewed and collected data; Worked on database.	3.50
02/11/20	Austin Smith, Yvette	Team meeting with client; Team meeting with PSU; Reviewed OK decision.	2.75
02/11/20	Berkman, Mark P.	Team meeting with client; Team meeting with PSU.	4.00
02/11/20	Duh, Josephine	Team meeting with PSU.	1.50
02/11/20	Malaviya, Karna	Worked on state budget approach; Updated directory.	7.50
02/11/20	McKnight, David	Prep for call; Team meeting with PSU.	2.00
02/11/20	Ward, Alison	Team meeting with PSU; Developed initial top-down burden estimates.	7.00
02/11/20	Wilmot, Dayna	Researched and documented articles on projected state abatement.	4.75
02/11/20	Zhu, Joy	Team meeting with PSU; Reviewed and updated database.	5.00
02/12/20	Austin Smith, Yvette	Team meeting to discuss research; Reviewed documents; Researched settlement.	2.50
02/12/20	Berkman, Mark P.	Team meeting to discuss research; Call with NAMFCU; Reviewed literature.	3.75

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02/12/20	Duh, Josephine	Team meeting to discuss research; Call with NAMFCU; Call to discuss abatement.	2.75
02/12/20	Malaviya, Karna	Worked on consistency of state budget; Updated documents directory.	3.50
02/12/20	McKnight, David	Worked on non-healthcare costs analysis.	0.50
02/12/20	Neidhart, Alyssa	Read background materials.	1.00
02/12/20	Pender, Dean	Team meeting to discuss research.	0.75
02/12/20	Piekny, Michael	Researched settlement awards in relation to memo.	1.00
02/12/20	Ward, Alison	Call with NAMFCU; Developed initial top-down burden estimates; Worked on state budget analysis.	7.00
02/12/20	Wilmot, Dayna	Team meeting to discuss research; Call to discuss abatement; Research; Updated workbook; Contacted library for access to articles and data.	5.00
02/12/20	Zhu, Joy	Reviewed and collected data; Worked on database.	4.50
02/13/20	Austin Smith, Yvette	Team meeting to discuss top down methodology; Reviewed document databases.	1.75
02/13/20	Berkman, Mark P.	Team meeting to discuss top down methodology; Call with CO Attorney General.	4.25
02/13/20	Duh, Josephine	Team meeting to discuss top down methodology; reviewed abatement costs.	2.50
02/13/20	Feinberg, Joelle	Researched BJS data sources for drug-related crime data.	2.00
02/13/20	Malaviya, Karna	Worked on state budget data; Transferred files.	5.00
02/13/20	McKnight, David	Team meeting to discuss top down methodology; Reviewed non-healthcare costs literature; Worked on analysis of Everlaw database.	4.75
02/13/20	Nair, Rohit	Team meeting to discuss top down methodology.	1.50
02/13/20	Neidhart, Alyssa	Team meeting to discuss top down methodology; Prepared document directory.	3.25
02/13/20	Pender, Dean	Worked on protective orders, researched lawsuits and settlements for litigation based estimate.	2.75
02/13/20	Piekny, Michael	Drafted memo relating to settlement awards.	3.00
02/13/20	Shao, Alice	Team meeting to discuss top down methodology; Reviewed documents.	1.50
02/13/20	Ward, Alison	Team meeting to discuss top down methodology; Presented initial top-down estimates; Worked with RAs on state budget analyses.	6.00
02/13/20	Wilmot, Dayna	Researched abatement articles; Reviewed abatement calculations.	4.50
02/13/20	Zhu, Joy	Researched data; Reviewed database; Planned analytical framework.	6.50
02/14/20	Austin Smith, Yvette	Team call to discuss mediation and HSBS.	1.25

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02/14/20	Berkman, Mark P.	Call with client; Worked on data collection; Reviewed literature; Call with HBSA.	4.00
02/14/20	Duh, Josephine	Worked on damages analysis.	0.75
02/14/20	Feinberg, Joelle	Team call to discuss mediation and HSBS; Researched data sources.	2.00
02/14/20	Malaviya, Karna	Worked on document directory.	0.50
02/14/20	McKnight, David	Team call to discuss mediation and HSBS.	3.25
02/14/20	Nair, Rohit	Downloaded papers; Researched data sets; Reviewed document.	4.25
02/14/20	Neidhart, Alyssa	Worked on document directory.	5.00
02/14/20	Pender, Dean	Team call to discuss mediation and HSBS; Researched suits and settlements for litigation based estimate.	7.50
02/14/20	Shao, Alice	Reviewed documents.	6.00
02/14/20	Ward, Alison	Worked on state budget analyses.	4.00
02/14/20	Zhu, Joy	Team call to discuss mediation and HSBS.	4.00
02/16/20	Piekny, Michael	Continued to draft memo relating to settlement awards.	2.00
02/17/20	Austin Smith, Yvette	Call with HSBA; Reviewed prior studies.	1.75
02/17/20	Feinberg, Joelle	Reviewed BSJ data for PA information.	1.50
02/17/20	Neidhart, Alyssa	Worked on document directory; Researched opioid use and distribution data.	5.00
02/18/20	Austin Smith, Yvette	Team update meeting.	0.25
02/18/20	Berkman, Mark P.	Reviewed documents.	1.00
02/18/20	Duh, Josephine	Team update meeting; Worked on abatement analysis.	2.75
02/18/20	Feinberg, Joelle	Team update meeting; Research.	2.00
02/18/20	Malaviya, Karna	Team update meeting; Worked on state budgets.	2.00
02/18/20	McKnight, David	Team update meeting; Worked on non-healthcare costs; Worked on abatement analysis.	3.50
02/18/20	Nair, Rohit	Added document to tracker.	4.00
02/18/20	Neidhart, Alyssa	Team update meeting.	1.00
02/18/20	Pender, Dean	Team update meeting; Research.	6.50
02/18/20	Shao, Alice	Team update meeting; Downloaded data.	2.50
02/18/20	Ward, Alison	Team update meeting; State outreach; Reviewed literature.	8.00
02/18/20	Wilmot, Dayna	Worked on abatement analysis.	3.25
02/18/20	Zhu, Joy	State outreach; Reviewed documents; CJS database search and analysis.	4.50
02/19/20	Duh, Josephine	Call on analyses; Worked on abatement analysis; State outreach for data requests.	2.25
02/19/20	Feinberg, Joelle	Researched FBI data; Downloaded and reviewed data; Follow up with library.	3.00
02/19/20	Malaviya, Karna	Worked on state budget availability.	0.25
02/19/20	McKnight, David	Worked on state data requests; Worked on analysis of non-healthcare costs.	3.25
02/19/20	Nair, Rohit	Recreated tables from report.	3.50
02/19/20	Neidhart, Alyssa	Researched opioid dependency data.	4.25

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02/19/20	Pender, Dean	Call on analyses; Developed list of MDL member cases.	7.25
02/19/20	Shao, Alice	Downloaded data.	2.50
02/19/20	Ward, Alison	Call with state Attorney Generals re: data requests. Reviewed literature.	8.00
02/19/20	Wilmot, Dayna	Worked on abatement analysis.	5.50
02/19/20	Zhu, Joy	State outreach; Reviewed documents; CJS database search and analysis.	4.00
02/20/20	Duh, Josephine	Team meeting to discuss expert reports with Library; Read abatement reports; Worked on data collection and review.	5.00
02/20/20	Feinberg, Joelle	Team meeting to discuss expert reports with Library.	0.50
02/20/20	Malaviya, Karna	Worked on state budget approach.	6.50
02/20/20	McKnight, David	Worked on data requests; Worked on analysis of non-healthcare costs.	3.00
02/20/20	Nair, Rohit	Team meeting to discuss expert reports with Library; Downloaded and reviewed data.	0.25
02/20/20	Neidhart, Alyssa	Researched opioid dependency data.	1.00
02/20/20	Pender, Dean	Team meeting to discuss expert reports with Library; Call with MA AG office; Developed list of MDL member cases.	6.75
02/20/20	Piekny, Michael	Team meeting to discuss expert reports with Library;	1.00
02/20/20	Shao, Alice	Downloaded data.	1.00
02/20/20	Ward, Alison	Reviewed literature.	4.00
02/20/20	Wilmot, Dayna	Worked on abatement analysis.	2.50
02/20/20	Zhu, Joy	Call with MA AG office; State outreach; Reviewed document; CJS database search and analysis.	4.50
02/21/20	Austin Smith, Yvette	Reviewed billing.	1.50
02/21/20	Berkman, Mark P.	Reviewed documents; Studied productivity loss issues.	3.50
02/21/20	Duh, Josephine	Call with TX to discuss data; Reviewed abatement reports; Reviewed state data.	4.50
02/21/20	Feinberg, Joelle	Worked on data documentation.	4.50
02/21/20	Malaviya, Karna	Worked on collecting data for state budget approach.	4.00
02/21/20	McKnight, David	Worked on analysis of non-healthcare costs.	2.25
02/21/20	Nair, Rohit	Worked on NAS data.	4.25
02/21/20	Pender, Dean	Developed MDL cases list; Researched case info, pleadings and settlement documents from other opioid cases.	3.25
02/21/20	Piekny, Michael	Researched opioid litigation.	1.00
02/21/20	Ward, Alison	Researched data measuring OUD deaths and treatments admissions for "event study" approach.	4.00
02/21/20	Wilmot, Dayna	Worked on abatement analysis.	4.50

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02/21/20	Zhu, Joy	State outreach; Reviewed documents; CJS database search and analysis.	3.50
02/22/20	Piekny, Michael	Revised opioid litigation memo.	1.00
02/24/20	Austin Smith, Yvette	Team update meeting; Team meeting to discuss litigation research.	1.50
02/24/20	Berkman, Mark P.	Team update meeting; Team meeting to discuss litigation research; Reviewed analysis; Researched productivity losses.	4.25
02/24/20	Duh, Josephine	Team update meeting; Team meeting to discuss litigation research; Reviewed abatement memo.	2.00
02/24/20	Feinberg, Joelle	Team update meeting.	1.00
02/24/20	Malaviya, Karna	Worked on identifying, downloading, and preliminary data cleaning of state budget data.	6.50
02/24/20	McKnight, David	Team update meeting; Team meeting to discuss litigation research; Reviewed literature; Worked on analysis of non-healthcare costs.	7.00
02/24/20	Nair, Rohit	Researched datasets; Worked on analysis.	8.25
02/24/20	Neidhart, Alyssa	Team update meeting.	1.00
02/24/20	Pender, Dean	Team update meeting; Team meeting to discuss litigation research.	1.50
02/24/20	Piekny, Michael	Researched opioid litigation.	5.50
02/24/20	Shao, Alice	Team update meeting.	1.00
02/24/20	Ward, Alison	Team update meeting; Team meeting to discuss litigation research; Worked on state budget analysis plan.	8.00
02/24/20	Wilmot, Dayna	Worked on abatement modelling and analysis.	6.00
02/24/20	Zhu, Joy	Worked on state data analysis.	3.50
02/25/20	Austin Smith, Yvette	Team update meeting; Requested state documents; Emailed counsel.	2.50
02/25/20	Berkman, Mark P.	Team update meeting; Reviewed analysis.	2.75
02/25/20	Duh, Josephine	Team update meeting; Worked on abatement memo; State outreach for data request.	2.50
02/25/20	Feinberg, Joelle	Worked on methodology revisions.	1.00
02/25/20	Malaviya, Karna	Worked on identifying, downloading, and preliminary data cleaning of state budget data.	6.00
02/25/20	McKnight, David	Team update meeting; Worked on analysis of non-healthcare costs; Call with Cornell.	7.00
02/25/20	Nair, Rohit	Team update meeting; Researched datasets; Worked on analysis.	9.00
02/25/20	Pender, Dean	Team update meeting.	0.75
02/25/20	Piekny, Michael	Researched opioid litigation.	7.50
02/25/20	Shao, Alice	Team update meeting; Conducted data research; Data conversion.	6.75
02/25/20	Ward, Alison	Worked on state budget analysis.	9.00
02/25/20	Wilmot, Dayna	Worked on abatement modelling and analysis.	6.00
02/25/20	Zhu, Joy	Worked on methodology revisions; Call with NC Attorney General; Worked on state data.	4.50

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02/26/20	Austin Smith, Yvette	Reviewed litigation and settlement derived damages estimate.	4.50
02/26/20	Berkman, Mark P.	Reviewed analysis; Reviewed state data.	2.75
02/26/20	Duh, Josephine	Worked on abatement memo and analysis; Call with NJ on data request.	4.75
02/26/20	Malaviya, Karna	Worked on identifying, downloading, and preliminary data cleaning of state budget data.	6.00
02/26/20	McKnight, David	Worked on analyses.	6.00
02/26/20	Nair, Rohit	Worked on analysis; Worked on data requests; Research.	7.75
02/26/20	Pender, Dean	Developed litigation list; Integrated litigation list with damages template; Extracted data and implemented in template.	6.75
02/26/20	Shao, Alice	Worked on data conversion.	2.00
02/26/20	Ward, Alison	Worked on state budget regression plan; Read expert reports; Prepared ARCOS data for analysis.	8.00
02/26/20	Wilmot, Dayna	Worked on abatement modelling and analysis.	4.50
02/26/20	Zhu, Joy	Worked on state data responses; Worked on CJS methodology check and replication using SOA report.	5.00
02/27/20	Berkman, Mark P.	Continued review of state data; reviewed team strategy; conducted research regarding productivity loss issues.	3.75
02/27/20	Duh, Josephine	Team update meeting; Call with VT Attorney General; Worked on abatement costs.	8.00
02/27/20	Feinberg, Joelle	Team meeting to discuss analysis.	1.50
02/27/20	Malaviya, Karna	Worked on state budget data; Created Shiny App.	7.50
02/27/20	McKnight, David	Team meeting to discuss analysis; Worked on analysis of non-healthcare costs.	5.50
02/27/20	Nair, Rohit	Worked on presentation; Researched datasets.	8.50
02/27/20	Pender, Dean	Worked on integration of damages template with litigation list; Researched additional data and implemented to damages template.	4.50
02/27/20	Piekny, Michael	Team update meeting; Reviewed CT document.	2.50
02/27/20	Shao, Alice	Team update meeting.	0.50
02/27/20	Ward, Alison	Team update meeting; Worked on state budget regression plan; Read expert reports; Prepared ARCOS data for our analysis.	9.00
02/27/20	Wilmot, Dayna	Worked on abatement modelling and analysis.	7.50
02/27/20	Zhu, Joy	Team meeting to discuss analysis; Worked on state data responses; Worked on CJS methodology check and replication using SOA report.	4.50
02/28/20	Berkman, Mark P.	Reviewed analysis; Researched productivity losses.	2.25
02/28/20	Duh, Josephine	Team meeting to discuss abatement cost model; Worked on abatement cost analysis; State outreach for data collection.	4.75



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02/28/20	Kwan, Andrea	Team meeting to discuss abatement cost model.	0.75
02/28/20	Malaviya, Karna	Refined Shiny App; Cleaned data; Worked on preliminary regression.	7.50
02/28/20	McKnight, David	Worked on analysis of non-healthcare costs.	2.50
02/28/20	Nair, Rohit	Created data sets for analysis; Worked on projections; Updated data.	6.75
02/28/20	Pender, Dean	Updated litigation list; Worked on damages template; Worked on data from DEA pills database.	2.50
02/28/20	Piekny, Michael	Reviewed CT production document.	6.50
02/28/20	Shao, Alice	Team meeting to discuss abatement cost model; Worked on analysis.	4.00
02/28/20	Ward, Alison	Worked on state budget analysis; Worked on top-down Medicaid cost estimates.	6.00
02/28/20	Wilmot, Dayna	Team meeting to discuss abatement cost model; Worked on analysis.	7.25
02/28/20	Zhu, Joy	Worked on state data responses; Worked on CJS methodology check and replication using SOA report.	3.50
02/29/20	McKnight, David	Worked on analysis of non-healthcare costs.	1.75
02/29/20	Piekny, Michael	Reviewed state production document.	2.25
03/01/20	Austin Smith, Yvette	Reviewed the abatement plan comparison. Developed Mediation presentation	0.75
03/01/20	McKnight, David	Analyzed non-healthcare costs.	2.25
03/01/20	Zhu, Joy	Revised CJS methodology presentation.	1.00
03/02/20	Austin Smith, Yvette	Team meeting to discuss analysis for mediation, including prep.	1.25
03/02/20	Berkman, Mark P.	Team meeting to discuss analysis for mediation; Reviewed state data.	3.75
03/02/20	Duh, Josephine	Team meeting to discuss analysis for mediation; Meeting with team members to discuss healthcare costs analysis; Meeting with team members to discuss abatement analysis. Call with expert.	7.50
03/02/20	Feinberg, Joelle	Team meeting to discuss analysis for mediation.	1.00
03/02/20	Kwan, Andrea	Team meeting to discuss analysis for mediation; Analyzed data for determining OUD population size.	4.50
03/02/20	Malaviya, Karna	Team meeting to discuss analysis for mediation; participated in multiple smaller team discussions regarding analyses	2.50
03/02/20	McKnight, David	Team meeting to discuss analysis for mediation; Revised slides and methodology on non-healthcare costs.	7.00
03/02/20	Nair, Rohit	Team meeting to discuss analysis for mediation; Researched data sets; Projected missing data.	8.25
03/02/20	Neidhart, Alyssa	Team meeting to discuss analysis for mediation; Developed top-down estimates.	3.50



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03/02/20	Pender, Dean	Team meeting to discuss analysis for mediation; Developed list of settlements and pending litigation; Integrated ARCOS database summary data into litigation-based estimates.	7.25
03/02/20	Shao, Alice	Team meeting to discuss analysis for mediation, participated in multiple smaller team discussions regarding analyses	1.25
03/02/20	Ward, Alison	Team meeting to discuss analysis for mediation; Meeting with team members to discuss healthcare costs analysis; Developed additional data for budget analysis.	9.00
03/02/20	Wilmot, Dayna	Team meeting to discuss analysis for mediation; Meeting with team members to discuss abatement analysis.	8.50
03/02/20	Zaveri, Mohnish	Team meeting to discuss analysis for mediation; Analyzed state DR responses for opioid data.	2.00
03/02/20	Zhu, Joy	Team meeting to discuss analysis for mediation; Revised CJS methodology presentation.	3.00
03/03/20	Austin Smith, Yvette	Call with counsel, including prep.	2.25
03/03/20	Berkman, Mark P.	Call with counsel, including prep.	3.50
03/03/20	Duh, Josephine	Call with South Carolina Attorney General; Prepared for call with SC Attorney General; Worked on abatement costs model, healthcare costs projection, and slides for mediation.	5.75
03/03/20	Feinberg, Joelle	Meeting with team to discuss criminal justice model, including prep.	1.00
03/03/20	Kwan, Andrea	Review of case issues	1.75
03/03/20	Malaviya, Karna	Worked state budget regression analysis.	2.50
03/03/20	McKnight, David	Reviewed progress of non-healthcare costs analysis.	2.00
03/03/20	Nair, Rohit	Analyzed special education costs; Revised foster care analysis.	8.00
03/03/20	Neidhart, Alyssa	Developed top-down estimates.	4.75
03/03/20	Pender, Dean	Integrated ARCOS data into litigation based damages estimate.	3.75
03/03/20	Piekny, Michael	Conducted review of state document production.	3.75
03/03/20	Shao, Alice	Meeting with team to discuss criminal justice model.	0.75
03/03/20	Smith, Jeremy	Imported, cleaned, and analyzed opioid purchase data; Collected child mistreatment data.	5.00
03/03/20	Ward, Alison	Worked on state budget analysis; Researched additional data for budget analysis.	9.00
03/03/20	Wilmot, Dayna	Worked on abatement analysis.	7.50
03/03/20	Zaveri, Mohnish	Reviewed state DR responses to opioid data request; Researched opioid data.	2.00
03/03/20	Zhu, Joy	CJS analysis and state outreach.	2.50
03/04/20	Berkman, Mark P.	Call with Oklahoma economist; Reviewed state data	2.50

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03/04/20	Duh, Josephine	Revised presentation for client; Internal meeting to discuss abatement costs analysis.	4.50
03/04/20	Feinberg, Joelle	Worked on relevant data for arrests opioid-specific variable from BJS, FBI and NSDUH.	5.00
03/04/20	Kwan, Andrea	Analyzed data for determining OUD population size.	3.25
03/04/20	Malaviya, Karna	Worked on state budget regression analysis.	9.00
03/04/20	McKnight, David	Analyzed non-healthcare costs.	3.75
03/04/20	Nair, Rohit	Analyzed special education costs.	7.00
03/04/20	Neidhart, Alyssa	Worked on top-down estimates.	3.25
03/04/20	Pender, Dean	Further developed settlements/outstanding litigation list; Developed litigation-based damages worksheet with new data; Worked on ARCOS data.	8.25
03/04/20	Shao, Alice	Downloaded and cleaned data for Criminal Justice analysis.	9.00
03/04/20	Smith, Jeremy	Analyzed opioid data; cleaned and combined child mistreatment data; calculated total costs.	9.25
03/04/20	Ward, Alison	Worked on state budget analysis; Refined regressions; Researched additional data to control for state population trends.	9.00
03/04/20	Wilmot, Dayna	Meeting with team to discuss abatement costs analysis; Developed abatement analysis.	8.50
03/04/20	Zaveri, Mohnish	Reviewed state DR responses to opioid data request; Researched opioid data.	6.00
03/04/20	Zhu, Joy	CJS analysis and state outreach.	3.00
03/05/20	Austin Smith, Yvette	Derived damages estimate from settlement.	3.25
03/05/20	Berkman, Mark P.	Studied productivity loss literature; Reviewed preliminary estimates.	3.75
03/05/20	Duh, Josephine	Revised presentation for client; Worked on abatement costs analysis; Addressed data/document request.	6.00
03/05/20	Feinberg, Joelle	Worked on model and data sources.	0.50
03/05/20	MacKenzie, Matthew	R Shiny application review; R Project implementation	0.50
03/05/20	Malaviya, Karna	Worked on state budget analysis and created spreadsheet to show resulting costs.	4.50
03/05/20	McKnight, David	Reviewed progress of non-healthcare costs analysis.	2.50
03/05/20	Nair, Rohit	Revised analysis of special education costs.	7.00
03/05/20	Neidhart, Alyssa	Worked on top-down estimates.	6.00
03/05/20	Pender, Dean	Added new suits to settlement/litigation list; Improved litigation based damages calculation; Worked on iterative developed of parameters for summary data extractions from ARCOS database.	2.00
03/05/20	Piekny, Michael	State Production Document Review.	7.00
03/05/20	Shao, Alice	Corrections cost analysis.	7.00

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03/05/20	Smith, Jeremy	Calculated total costs to states of child maltreatment related to opioid overdoses.	5.50
03/05/20	Ward, Alison	Worked on state budget analysis; Refined regressions; Researched additional data to control for state population trends; Estimated the future OUD population.	9.00
03/05/20	Wilmot, Dayna	Worked on abatement analysis.	8.75
03/05/20	Zaveri, Mohnish	Reviewed state DR responses to opioid data request; Researched opioid data.	6.50
03/05/20	Zhu, Joy	Literature review for opioid allocation factors and state out reach.	2.75
03/06/20	Austin Smith, Yvette	Updated market shares for settlement analysis.	2.50
03/06/20	Berkman, Mark P.	Team meeting regarding cost analysis revisions; Studied productivity loss literature.	4.25
03/06/20	Duh, Josephine	Team meeting regarding cost analysis revisions; Call with IA Attorney General; Prepared for team meeting; Worked on states' data responses; Worked on abatement costs analysis. Worked on data projections; Call with counsel.	8.25
03/06/20	Kwan, Andrea	Meeting with counsel.	2.00
03/06/20	Malaviya, Karna	Prepared PowerPoint for team meeting; Team meeting regarding cost analysis revisions.	6.00
03/06/20	Nair, Rohit	Team meeting regarding cost analysis revisions; Revised analysis on special education cost.	7.25
03/06/20	Neidhart, Alyssa	Team meeting regarding cost analysis revisions; Worked on top-down analysis.	3.25
03/06/20	Pender, Dean	Developed litigation based damages calculation; Developed presentation to present results of calculation; Team meeting regarding cost analysis revisions.	8.50
03/06/20	Piekny, Michael	State Production Document Review.	7.50
03/06/20	Shao, Alice	Team meeting regarding cost analysis revisions; Implemented corrections to the cost analysis.	3.50
03/06/20	Ward, Alison	Team meeting regarding cost analysis revisions; Prepared presentation with initial estimates for team.	6.00
03/06/20	Wilmot, Dayna	Worked on abatement analysis; Team meeting regarding cost analysis revisions.	7.75
03/06/20	Zaveri, Mohnish	Team meeting regarding cost analysis revisions; Reviewed state DR responses to opioid data requests.	6.00
03/06/20	Zhu, Joy	Team meeting regarding cost analysis revision; Revised corrections tables.	5.00
03/08/20	Austin Smith, Yvette	Litigation derived analysis.	4.00
03/08/20	Piekny, Michael	Opioid litigation document review.	2.25
03/08/20	Ward, Alison	Reviewed presentation	1.00

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03/09/20	Austin Smith, Yvette	Team meeting to review results for client presentation; Meeting with T. Miller and M. Cohen.	3.75
03/09/20	Berkman, Mark P.	Team meeting to review results for client presentation; Reviewed analysis results and related literature.	4.25
03/09/20	Duh, Josephine	Team meeting to review results for client presentation; Meeting with the Miller Group; Worked on projections; Worked on alternative cost estimates; Worked on abatement costs; Collected data responses from states.	8.25
03/09/20	Feinberg, Joelle	Team meeting to review results for client presentation; Wrote code and compiled arrest data on year and state basis.	3.50
03/09/20	Kwan, Andrea	Team meeting to review results for client presentation; Analyzed data related to OUD population size.	7.00
03/09/20	Malaviya, Karna	Team meeting to review results for client presentation; Refined regression analysis.	3.00
03/09/20	McKnight, David	Team meeting to review results for client presentation; Analyzed non-healthcare costs.	6.25
03/09/20	Nair, Rohit	Team meeting to review results for client presentation; Worked on analysis.	8.00
03/09/20	Pender, Dean	Team meeting to review results for client presentation; Developed damages estimate (litigation-derived).	6.50
03/09/20	Piekny, Michael	State Attorney General document production review.	4.50
03/09/20	Shao, Alice	Team meeting to review results for client presentation; Analyzed criminal justice costs.	9.50
03/09/20	Ward, Alison	Team meeting to review results for client presentation; Prepared presentation of initial (high-level) findings; Projected future OUD population.	9.00
03/09/20	Wilmot, Dayna	Worked on abatement analysis.	6.50
03/09/20	Zaveri, Mohnish	Reviewed state response documents.	6.00
03/09/20	Zhu, Joy	CJS analysis; Revised presentation tables/slides.	4.50
03/10/20	Austin Smith, Yvette	Team meeting in preparation for mediation hearing; Reviewed damages summary.	6.00
03/10/20	Berkman, Mark P.	Reviewed new data.	7.50
03/10/20	Duh, Josephine	Team meeting in preparation for mediation hearing; Meeting with counsel; Worked on abatement cost analyses; Worked on abatement estimates.	8.75
03/10/20	Feinberg, Joelle	Worked through code and excel workbooks to update model with given parameters.	1.00

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03/10/20	Kwan, Andrea	Team meeting in preparation for mediation hearing; Analyzed data related to OUD population size.	6.00
03/10/20	Malaviya, Karna	Team meeting in preparation for mediation hearing; Updated top-down analysis.	3.00
03/10/20	McKnight, David	Worked on non-healthcare costs and related presentation slides.	6.50
03/10/20	Nair, Rohit	Team meeting in preparation for mediation hearing; Created multiple scenarios.	7.00
03/10/20	Pender, Dean	Team meeting in preparation for mediation hearing; Audited additions to damages worksheet; Updated source data for population and integrated into damages workbook; Added summary table; Explored impact of various weighted average methodologies; Reviewed and edited presentation.	6.25
03/10/20	Piekny, Michael	State Attorney General document production review.	6.50
03/10/20	Shao, Alice	Team meeting in preparation for mediation hearing; Criminal justice cost analysis.	8.00
03/10/20	Ward, Alison	Team meeting in preparation for mediation hearing; Continued preparing initial (high-level) findings; Projected future OUD population.	9.00
03/10/20	Wilmot, Dayna	Team meeting in preparation for mediation hearing; Worked on abatement analysis.	4.00
03/10/20	Zaveri, Mohnish	Team meeting in preparation for mediation hearing; Reviewed state response documents; Revised mediation slide deck.	6.50
03/10/20	Zhu, Joy	Revised mediation slide deck; Revised CJS output tables.	4.00
03/11/20	Austin Smith, Yvette	Meeting with T. Miller and M. Cohen, including follow-up; Prepared for mediation.	4.25
03/11/20	Berkman, Mark P.	Team meeting to discuss case issues; Revised presentation slides.	7.25
03/11/20	Duh, Josephine	Revised slide deck; Worked on analyses in preparation for Thursday meeting.	10.00
03/11/20	Kwan, Andrea	Team meeting to discuss case issues; Analyzed data related to OUD population size; Refined income and sales tax cost projections.	5.00
03/11/20	Malaviya, Karna	Helped update top-down analysis.	0.25
03/11/20	McKnight, David	Conducted non-healthcare cost analysis and revised related presentation slides.	5.25
03/11/20	Nair, Rohit	Team meeting to discuss case issues; Updated analysis.	7.00
03/11/20	Pender, Dean	Edits to notes for presentation deck; Reviewed revised summary table; Updated damages workbook with new OUD population data; Updated affected slides in presentation deck.	3.50

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03/11/20	Piekny, Michael	State Attorney General document production review.	5.50
03/11/20	Shao, Alice	Criminal justice cost analysis.	6.50
03/11/20	Ward, Alison	Team meeting to discuss case issues; Continued preparing presentation of initial (high-level) finding; Projected future OUD population.	9.00
03/11/20	Wilmot, Dayna	Team meeting to discuss case issues; Worked on abatement analysis.	5.00
03/11/20	Zaveri, Mohnish	Reviewed state response documents; Team meeting to discuss case issues; Revised mediation slide deck.	4.50
03/11/20	Zhu, Joy	Mediation slide deck revisions and state outreach.	5.50
03/12/20	Austin Smith, Yvette	Prep for and attend pre-mediation call with counsel.	5.50
03/12/20	Berkman, Mark P.	Prep for and attend pre-mediation call with counsel.	7.00
03/12/20	Duh, Josephine	Revised slides for mediation prep meeting; Mediation prep call with counsel; Worked on data queries for team; Replied to state data responses.	7.25
03/12/20	Feinberg, Joelle	Worked on orienting with the model.	1.50
03/12/20	McKnight, David	Pre-mediation call with counsel; Developed work plan for non-healthcare costs	4.50
03/12/20	Nair, Rohit	Cleaning up special education analysis.	6.00
03/12/20	Neidhart, Alyssa	Worked on top-down estimates.	2.75
03/12/20	Pender, Dean	Updated damages workbook and related summary table.	1.00
03/12/20	Piekny, Michael	State Attorney General document production review.	2.25
03/12/20	Shao, Alice	Team meeting to prepare for mediation; Criminal justice analysis.	3.50
03/12/20	Ward, Alison	Team meeting to prepare for mediation; Prepared presentation of initial (high-level) findings; Projected future OUD population.	5.00
03/12/20	Wilmot, Dayna	Worked on abatement analysis.	1.50
03/12/20	Zaveri, Mohnish	Reviewed state response documents.	3.50
03/12/20	Zhu, Joy	Updated CJS analysis; Team meeting to prepare for mediation.	5.00
03/13/20	Berkman, Mark P.	Reviewed tasks with staff.	1.00
03/13/20	Duh, Josephine	Worked on data response/request.	0.50
03/13/20	Feinberg, Joelle	Internal meeting to discuss next step in analysis; Worked on analysis of local expenditures; Looking for sourcing on local arrests.	3.00
03/13/20	McKnight, David	Analyzed non-healthcare costs.	1.50
03/13/20	Nair, Rohit	Finishing cleaning of special education analysis.	3.25
03/13/20	Neidhart, Alyssa	Worked on top-down estimates.	4.25
03/13/20	Shao, Alice	Criminal justice cost analysis.	6.75

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03/13/20	Ward, Alison	Internal meeting to discuss next step in analysis; Started working on EOM deliverables.	7.00
03/13/20	Wilmot, Dayna	Worked on abatement analysis.	3.50
03/13/20	Zaveri, Mohnish	Internal meeting to discuss next step in analysis; State documents review; Compilation of state database of opioid-related damages	0.50
03/13/20	Zhu, Joy	State outreach; State DR review.	3.50
03/16/20	Berkman, Mark P.	Internal meeting to discuss work streams and forecast methods.	2.75
03/16/20	Duh, Josephine	Call with TN Attorney General; Prepared for call with TN Attorney General; Worked on states data collection; Internal team meetings to discuss work streams and claims data; Worked on cost estimates for abatement analysis.	4.50
03/16/20	Feinberg, Joelle	Team meeting to discuss work streams.	1.00
03/16/20	Kwan, Andrea	Team meetings to discuss work streams and claims data	1.75
03/16/20	Malaviya, Karna	Team meeting to discuss work streams; Worked on updating state budget analysis.	8.00
03/16/20	McKnight, David	Team meeting to discuss work streams; Analysis of non-healthcare costs.	3.50
03/16/20	Nair, Rohit	Cleaning up special education analysis; Team meeting to discuss work streams.	3.00
03/16/20	Neidhart, Alyssa	Team meeting to discuss work streams.	1.00
03/16/20	Pender, Dean	Team meeting to discuss work streams; Worked on updates to table of damages/summary table.	2.50
03/16/20	Piekny, Michael	Team meeting to discuss work streams; Spreadsheet review.	2.00
03/16/20	Shao, Alice	Arcos data conversion; Team meeting to discuss work streams.	2.50
03/16/20	Ward, Alison	Team meeting to discuss work streams; Worked on OUD population estimation; Refined state budget regression results.	7.00
03/16/20	Wilmot, Dayna	Reviewed state responses and drafted related memorandum for team; Worked on state response database; Team meeting to discuss work streams.	8.00
03/16/20	Zaveri, Mohnish	Team meeting to discuss work streams; State document review; Compiling state database.	4.50
03/16/20	Zhu, Joy	Literature review and development of summary/comparison tables.	3.50
03/17/20	Berkman, Mark P.	Attended conference call with counsel; Reviewed additional data.	2.25
03/17/20	Duh, Josephine	Meeting with team member to discuss state response documents; Worked on abatement analysis; Reviewed reports on opioid treatment; Contacted OR Attorney General for data request; Worked on IA data request.	4.25



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03/17/20	Feinberg, Joelle	Worked on literature review; Running through literature.	2.00
03/17/20	Kwan, Andrea	Team meeting to discuss case issues; OUD population analysis.	1.75
03/17/20	Malaviya, Karna	Worked on updating state budget analysis and related briefing on OUD population projection.	7.00
03/17/20	McKnight, David	Worked on NAS costs.	2.50
03/17/20	Nair, Rohit	Analysis for 13-year education costs.	1.00
03/17/20	Piekny, Michael	State document review.	1.50
03/17/20	Shao, Alice	Team meeting to discuss case issues; Literature review.	2.00
03/17/20	Ward, Alison	Team meeting to discuss case issues; Worked on OUD population estimation; Refined state budget regression results.	6.00
03/17/20	Wilmot, Dayna	Meeting with team member to discuss state response documents; Worked on state response document review.	5.00
03/17/20	Zaveri, Mohnish	Team meeting to discuss case issues; Compilation of state database of opioid-related damages.	3.00
03/17/20	Zhu, Joy	Literature review and development of summary/comparison tables.	2.50
03/18/20	Berkman, Mark P.	Reviewed data.	2.00
03/18/20	Duh, Josephine	Call with NJ Attorney General; Worked on data request memorandum and related template; Team meeting to discuss data requests and states data responses; Meeting with team member to discuss state response database. Worked on abatement analysis; Worked on states database.	7.00
03/18/20	Feinberg, Joelle	Reading through literature sources on CJS for opioids; Filling in chart with CJS research related to opioids; Going through Hansen in depth to replicate model and sourcing all data.	5.00
03/18/20	Malaviya, Karna	Worked on updating state budget analysis and prepared to share updated results.	8.50
03/18/20	McKnight, David	Team meeting to discuss data requests and states data responses; Worked on foster care modelling.	2.50
03/18/20	Nair, Rohit	Starting data background/checklist.	1.75
03/18/20	Neidhart, Alyssa	Team meeting to discuss data requests and states data responses.	0.50
03/18/20	Piekny, Michael	Team meeting to discuss data requests and states data responses.	2.50
03/18/20	Shao, Alice	Literature review and CJS methodology replication.	9.25



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03/18/20	Ward, Alison	Reviewed NAMFCU data; Worked on OUD population estimation; Refined state budget regression results.	6.00
03/18/20	Wilmot, Dayna	Meeting with team member to discuss state response database; Worked on state response database.	7.50
03/18/20	Xu, Hanyue	Worked on childcare service model.	1.25
03/18/20	Zaveri, Mohnish	Team meeting to discuss data requests and states data responses	6.50
03/18/20	Zhu, Joy	Literature review and development of summary/comparison tables; State DR response review.	2.50
03/19/20	Austin Smith, Yvette	Team meeting to review work stream progress.	1.00
03/19/20	Berkman, Mark P.	Team meeting to review work stream progress; Reviewed results of analysis.	2.50
03/19/20	Duh, Josephine	Team meeting to review work stream progress; Reviewed state responses and worked on template for database; Worked on state responses database; Analyzed Iowa response; Meeting with Iowa on data.	4.50
03/19/20	Feinberg, Joelle	Team meeting to review work stream progress; Worked on replication and constraints.	3.00
03/19/20	Kwan, Andrea	Team meeting to review work stream progress; OUD population analysis.	1.50
03/19/20	Malaviya, Karna	Shared state budget analysis results and started validating NAMFCU data.	8.00
03/19/20	McKnight, David	Team meeting to review work stream progress; Foster care analysis.	2.25
03/19/20	Nair, Rohit	Worked on cleaning up analysis; Added to data background/checklist.	5.50
03/19/20	Piekny, Michael	Team meeting to review work stream progress; Worked on abatement analysis.	4.00
03/19/20	Pirie, Ben	Team meeting to review work stream progress; Research model applications.	0.75
03/19/20	Shao, Alice	Team meeting to review work stream progress; Methodology replication.	5.00
03/19/20	Ward, Alison	Team meeting to review work stream progress; Worked on OUD population estimation; Refined state budget regression results; Considered state data request form.	6.00
03/19/20	Wilmot, Dayna	Team meeting to review work stream progress; Worked on state database creation.	8.00
03/19/20	Xu, Hanyue	Team meeting to review work stream progress; Updates to the childcare service model to include calculation by state.	7.50
03/19/20	Zaveri, Mohnish	Team meeting to review work stream progress; State documents review; Compilation of state database of opioid-related damages.	7.00

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03/19/20	Zhu, Joy	Literature review analysis replication; CJS analysis updates (historical ranges); State DR response review.	2.50
03/20/20	Austin Smith, Yvette	Emailed team regarding litigation settlement analysis.	0.50
03/20/20	Berkman, Mark P.	Reviewed market share cost allocation methodology; Reviewed literature.	2.00
03/20/20	Duh, Josephine	Worked on NAMFCU data analysis; Worked on data responses from Iowa and South Carolina.	2.00
03/20/20	Feinberg, Joelle	Recalibrating percent of drug use crimes.	0.50
03/20/20	Malaviya, Karna	Worked on updating state budget analysis and started validating NAMFCU data.	6.00
03/20/20	McKnight, David	Foster care analysis and data work.	2.00
03/20/20	Nair, Rohit	Worked on foster care cost data and analysis.	5.00
03/20/20	Neidhart, Alyssa	Worked with South Carolina claims data.	3.25
03/20/20	Piekny, Michael	State Costs spreadsheet edits.	4.75
03/20/20	Pirie, Ben	Research methods for forecasting model.	0.25
03/20/20	Shao, Alice	Updated cost analysis.	2.00
03/20/20	Smith, Jeremy	Meeting with team members to discuss child maltreatment data; Looking into fixing errors in spreadsheet.	2.00
03/20/20	Ward, Alison	Worked on OUD population estimation; Refined state budget regression results.	4.00
03/20/20	Wilmot, Dayna	Worked on state database creation.	7.50
03/20/20	Xu, Hanyue	Meeting with team members to discuss child maltreatment data; Reviewed opioid papers; Updated the state based childcare service model to include scenarios data tables.	6.00
03/20/20	Zaveri, Mohnish	State documents review; Compilation of state database of opioid-related damages.	8.00
03/20/20	Zhu, Joy	Literature review analysis replication; State DR response review.	4.50
03/22/20	Piekny, Michael	State document review for bottom-up abatement cost assessment.	4.50
03/23/20	Austin Smith, Yvette	Team meeting to discuss case issues; Revisions to litigation benchmark analysis and presentation.	3.00
03/23/20	Berkman, Mark P.	Team meeting to discuss case issues; Reviewed results of analysis.	2.25
03/23/20	Duh, Josephine	Prep for and call with Oregon AG; Prep for and team meeting to discuss case issues; Worked on state database.	5.75
03/23/20	Feinberg, Joelle	Team meeting to discuss case issues; Worked on deliverables; Beginning to work on PowerPoint presentation.	2.50
03/23/20	Kwan, Andrea	Team meeting to discuss case issues.	1.00

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03/23/20	Malaviya, Karna	Updated state budget regression excel spreadsheet; Worked on validating NAMFCU data; ARCOS MME consistency; Updated shiny app with NAMFCU data.	9.50
03/23/20	McKnight, David	Team meeting to discuss case issues; Meeting with team members to discuss non-healthcare costs analysis; Foster care and NAS analysis.	2.25
03/23/20	Nair, Rohit	Team meeting to discuss case issues; Worked on foster care numbers.	6.00
03/23/20	Neidhart, Alyssa	Team meeting to discuss case issues, including prep.	1.00
03/23/20	Pender, Dean	Team meeting to discuss case issues.	0.75
03/23/20	Piekny, Michael	Team meeting to discuss case issues; State document review.	4.00
03/23/20	Pirie, Ben	Worked on the population projection model.	1.50
03/23/20	Shao, Alice	Team meeting to discuss case issues;	3.25
03/23/20	Ward, Alison	Team meeting to discuss case issues; Worked on state budget regressions; Designed initial NAMFCU data presentation and analysis.	7.00
03/23/20	Wilmot, Dayna	State database analysis; Worked on state database worksheet; Team meeting to discuss case issues.	8.00
03/23/20	Xu, Hanyue	Team meeting to discuss case issues; Meeting with team members to discuss non-healthcare costs analysis; Extracted state level data from reports.	5.25
03/23/20	Zaveri, Mohnish	Team meeting to discuss case issues; Reviewed state documents; Edits to state database summary excel.	7.50
03/23/20	Zhu, Joy	Revised analysis; Conducted literature review; State outreach/document review.	4.00
03/24/20	Austin Smith, Yvette	Revisions to litigation benchmarking analysis and presentation.	3.50
03/24/20	Berkman, Mark P.	Call with client; Reviewed analysis results.	1.50
03/24/20	Duh, Josephine	Worked on data request to OR; Worked on data responses from NJ; Reviewed slides on litigation analysis.	2.75
03/24/20	Feinberg, Joelle	Working on PowerPoint and creating tables to drop in.	3.00
03/24/20	Kwan, Andrea	OUD population analysis.	1.75
03/24/20	Malaviya, Karna	Worked on validating NAMFCU data and updated state budgets analysis.	8.00
03/24/20	McKnight, David	Reaching out to NY, PA, and Washington; Foster care analysis.	4.50
03/24/20	Nair, Rohit	Regression on foster care data.	6.75
03/24/20	Pender, Dean	Reviewed new litigation based estimate decks; Reviewed underlying workbook changes; Correspondence with team.	0.75

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03/24/20	Piekny, Michael	State document production review.	3.00
03/24/20	Pirie, Ben	Worked on the population projection model.	3.00
03/24/20	Shao, Alice	Revised presentation for client.	4.25
03/24/20	Ward, Alison	Worked on state budget regressions; Designed initial NAMFCU data presentation and analysis.	7.00
03/24/20	Wilmot, Dayna	Continued to work on state database creation.	5.25
03/24/20	Xu, Hanyue	Reviewed state regression numbers.	0.75
03/24/20	Zaveri, Mohnish	Review of state documents; Edits to state database summary excel file.	7.00
03/24/20	Zhu, Joy	Revised analysis; Conducted literature review; State outreach/document review.	3.50
03/25/20	Austin Smith, Yvette	Reviewed litigation benchmarking analysis.	1.50
03/25/20	Berkman, Mark P.	Reviewed analysis results.	1.00
03/25/20	Duh, Josephine	Team meeting regarding state database; Worked on state database summary and analysis.	4.00
03/25/20	Kwan, Andrea	Team meeting regarding state database; OUD population analysis.	2.50
03/25/20	Malaviya, Karna	Summarized NAMFCU data; Worked on updating ARCOS data; Finalized state budget regressions.	8.00
03/25/20	McKnight, David	Worked on ARCOS data.	1.25
03/25/20	Nair, Rohit	Adding intermediate years to foster care analysis.	0.50
03/25/20	Neidhart, Alyssa	Worked with SC claims data.	2.25
03/25/20	Pender, Dean	Reviewed and responded to comments on litigation based estimate check.	1.75
03/25/20	Piekny, Michael	Team meeting regarding state database; State cost spreadsheet entry.	4.50
03/25/20	Pirie, Ben	Worked on the population projection model; Team meeting regarding state database.	1.50
03/25/20	Salzman, Andrew	Team meeting regarding state database; Reviewed project issues for onboarding.	1.50
03/25/20	Shao, Alice	Revised presentation slides.	0.50
03/25/20	Smith, Jeremy	Imported and analyzed full opioids datasets.	1.50
03/25/20	Ward, Alison	Updated state budget regressions; Worked on simulation model parameters and code for OUD population projections; Explored modeling options for future population projections.	8.00
03/25/20	Wilmot, Dayna	Team meeting to regarding state database; Continued work on state database creation.	4.25
03/25/20	Zaveri, Mohnish	Reviewed state documents; Edits to state database summary excel.	7.00
03/25/20	Zhu, Joy	Revised analysis; Conducted literature review; State outreach/document review.	3.50
03/26/20	Austin Smith, Yvette	Reviewed state database; Team meeting to review analyses.	2.75
03/26/20	Berkman, Mark P.	Reviewed results.	1.50
03/26/20	Duh, Josephine	Team meeting to review analyses; Worked on data responses from TN.	1.50

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03/26/20	Feinberg, Joelle	Team meeting to review analyses; Began cleaning workbook for CJS analysis. Finding intermediate files and recompiling workbook.	5.50
03/26/20	Kwan, Andrea	Team meeting to review analyses; OUD population analysis.	4.00
03/26/20	Malaviya, Karna	Team meeting to review analyses; Updated state budget regressions; NAMFCU questions documents.	6.50
03/26/20	McKnight, David	Team meeting to review analyses; Coordinating state responses from NY, PA, and WA.	2.00
03/26/20	Nair, Rohit	Team meeting to review analyses; Working on NAS birth cost analysis.	2.75
03/26/20	Neidhart, Alyssa	Team meeting to review analyses; Worked with SC claims data.	4.25
03/26/20	Pender, Dean	Team meeting to review analyses; Diagnosed and corrected reference errors in litigation based estimate workbook; Broader audit and corrections of associated issues; Reviewed materials.	2.00
03/26/20	Piekny, Michael	Team meeting to review analyses; State cost spreadsheet assignment.	5.25
03/26/20	Pirie, Ben	Team meeting to review analyses.	1.00
03/26/20	Salzman, Andrew	Team meeting to review analyses.	1.00
03/26/20	Shao, Alice	Team meeting to review analyses; Cost workbook reorganization.	2.50
03/26/20	Smith, Jeremy	Analyzed full opioid dataset and outputting summaries.	1.50
03/26/20	Ward, Alison	Team meeting to review analyses; NAMFCU and state budget regressions; Worked on simulation model parameters and code for OUD population projections.	7.00
03/26/20	Wilmot, Dayna	Team meeting to review analyses; Worked on state database analysis.	1.50
03/26/20	Xu, Hanyue	Updated state regression analysis based on state financials.	4.25
03/26/20	Zaveri, Mohnish	Team meeting to review analyses; Review of state documents; Edits to state database summary excel.	8.00
03/26/20	Zhu, Joy	Revised analysis; Conducted literature review; State outreach/document review.	4.00
03/27/20	Berkman, Mark P.	Reviewed results.	1.75
03/27/20	Duh, Josephine	Team call to discuss state database; Worked on states data responses; Worked on states database; Prepared for team call.	3.25
03/27/20	Feinberg, Joelle	Team call to discuss state database; Reworked analysis workbooks for formulas to flow through and nothing hard-coded; Revising forecast.	4.50
03/27/20	Gibbons, Charles	Team call to discuss state database.	0.75

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03/27/20	Kwan, Andrea	Team call to discuss state database; OUD population analysis.	1.75
03/27/20	Malaviya, Karna	Team call to discuss state database; Worked on replication WaPo analysis with ARCOS data; Analyzed ARCOS data further; Worked on state budget regression analysis.	7.00
03/27/20	McKnight, David	Meeting with PA; Working on foster care modelling.	1.50
03/27/20	Nair, Rohit	NAS Birth cost analysis.	0.25
03/27/20	Neidhart, Alyssa	Worked on SC claims data; Conducted exploratory work on SC claims data.	5.25
03/27/20	Piekny, Michael	State database spreadsheet construction; Team call to discuss state database.	4.50
03/27/20	Salzman, Andrew	Team call to discuss state database; Initial state database document review.	2.25
03/27/20	Shao, Alice	Team call to discuss state database.	0.50
03/27/20	Smith, Jeremy	Team call to discuss state database; Analyzing and outputting summarized datasets.	2.00
03/27/20	Ward, Alison	Refined state budget regressions; Worked on simulation model parameters and code for OUD population projections.	7.00
03/27/20	Wilmot, Dayna	Worked on state database analysis; Team call to discuss state database.	2.50
03/27/20	Xu, Hanyue	Updated state financials file.	2.00
03/27/20	Zaveri, Mohnish	Call with PA agency for drug abuse; Review of state documents; Edits to state database summary excel.	7.00
03/27/20	Zhu, Joy	Revised analysis; Conducted literature review; State outreach/document review.	3.00
03/29/20	Duh, Josephine	Prepared agenda for Monday meeting.	0.25
03/29/20	Piekny, Michael	State database data collection.	2.75
03/30/20	Austin Smith, Yvette	Team meeting to discuss analyses; Review of IL state data; Reviewed IL data prior to client draft distribution.	1.75
03/30/20	Berkman, Mark P.	Team meeting to discuss analyses; Reviewed state data.	2.25
03/30/20	Duh, Josephine	Team meeting to discuss analyses; Worked on states database template; Worked on responses from states; Worked on claims data. Meeting with team member to discuss claims data.	7.25
03/30/20	Feinberg, Joelle	Team meeting to discuss analyses; Meeting with team member to discuss claims data.	1.50
03/30/20	Kwan, Andrea	Team meeting to discuss analyses; OUD population analysis.	4.00
03/30/20	Malaviya, Karna	Team meeting to discuss analyses; Worked on updating ARCOS data analysis.	2.00
03/30/20	McKnight, David	Team meeting to discuss analyses; Worked on Illinois template, non-healthcare costs.	3.75

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03/30/20	Nair, Rohit	Team meeting to discuss analyses; NAS birth analysis.	4.00
03/30/20	Neidhart, Alyssa	Team meeting to discuss analyses; Explored and analyzed claims data.	7.50
03/30/20	Paulson, Gara	Reviewed confidentiality agreements.	0.50
03/30/20	Pender, Dean	Team meeting to discuss analyses; Reviewed ARCOS results (MME); Worked on ARCOS summary information for litigation based estimate; Signed TN protective order.	2.00
03/30/20	Piekny, Michael	Team meeting to discuss analyses; States database data collection.	5.75
03/30/20	Pirie, Ben	Team meeting to discuss analyses; Worked on population projection model.	3.00
03/30/20	Salzman, Andrew	Vermont document review; Team meeting to discuss analyses.	2.00
03/30/20	Shao, Alice	Team meeting to discuss analyses.	1.00
03/30/20	Ward, Alison	Team meeting to discuss analyses; Reviewed documents from CA; Worked on OUD population projection.	5.00
03/30/20	Wilmot, Dayna	Team meeting to discuss analyses; Worked on state database creation and analysis.	4.25
03/30/20	Zaveri, Mohnish	Team meeting to discuss analyses; State documents review; Edits to template for summarizing data.	8.00
03/30/20	Zhu, Joy	Revised analysis; State outreach.	3.50
03/31/20	Anderson, Katherine	Team meeting to discuss case issues; Reviewed data collection procedures; Read and reviewed background documents.	2.00
03/31/20	Austin Smith, Yvette	Team meeting to discuss case issues; Followed-up with team based on upcoming mediation schedule.	2.00
03/31/20	Berkman, Mark P.	Attended meeting with counsel; Reviewed data.	2.50
03/31/20	Duh, Josephine	Worked on state data responses.	1.50
03/31/20	Kwan, Andrea	Team meeting to discuss case issues; OUD population analysis.	5.25
03/31/20	Malaviya, Karna	Worked on cleaning up import of ARCOS data.	2.00
03/31/20	Nair, Rohit	NAS Birth cost analysis.	3.50
03/31/20	Neidhart, Alyssa	Explored and analyzed claims data.	6.00
03/31/20	Paulson, Gara	Reviewed related case documents in connection with coordinating strategy and internal assignments for Brattle team.	1.00
03/31/20	Pender, Dean	State DB workflow briefing; Reviewed state document productions and populated state worksheets; Added update to litigation tracker.	4.25
03/31/20	Piekny, Michael	State database data collection.	3.75
03/31/20	Pirie, Ben	Team meeting to discuss case issues; Worked on the population projection model.	5.25
03/31/20	Salzman, Andrew	Vermont document review.	2.00



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03/31/20	Ward, Alison	Team meeting to discuss case issues; Reviewed documents from CA; Worked on OUD population projection.	6.00
03/31/20	Wilmot, Dayna	Worked on state database creation and analysis.	3.00
03/31/20	Zaveri, Mohnish	Team meeting to discuss case issues; State document review; Edits to template for summarizing data.	7.50
03/31/20	Zhu, Joy	Revised analysis; State outreach.	2.50
04/01/20	Anderson, Katherine	Team call to discuss state database creation; Reviewed documents received from TN; Identified potential documents relevant to analysis.	8.00
04/01/20	Austin Smith, Yvette	Reviewed case documents.	1.00
04/01/20	Berkman, Mark P.	Researched for abatement program information.	2.00
04/01/20	Duh, Josephine	Worked on TN and SC state data; Team call to discuss state database creation.	1.50
04/01/20	Feinberg, Joelle	Team call to discuss state database creation; Analyzed state data.	2.00
04/01/20	Kwan, Andrea	Conducted OUD population analysis.	2.25
04/01/20	Malaviya, Karna	Created exported version of ARCOS data for MME analysis.	2.00
04/01/20	McKnight, David	Revised foster care analysis; Internal meeting to discuss state database template.	2.00
04/01/20	Nair, Rohit	Cleaning data sets; Running analysis on NAS birth costs and comparison to state response.	6.25
04/01/20	Neidhart, Alyssa	Explored and analyzed claims data.	2.25
04/01/20	Paulson, Gara	Conducted document review.	1.25
04/01/20	Pender, Dean	State database review.	6.00
04/01/20	Piekny, Michael	State database data collection.	3.50
04/01/20	Salzman, Andrew	Reviewed Vermont documents.	2.25
04/01/20	Ward, Alison	Worked on OUD population projection.	5.00
04/01/20	Wilmot, Dayna	Team call to discuss state database creation; Worked on state database creation and analysis.	6.50
04/01/20	Xu, Hanyue	Internal meeting to discuss state database template; Updated the National and By State child welfare analysis to include summary tables.	5.25
04/01/20	Zaveri, Mohnish	Team call to discuss state database creation; Reviewed state documents; Revised template for summarizing state data; Reviewed special education costs.	7.50
04/01/20	Zhu, Joy	Conducted analysis and state outreach.	3.50
04/02/20	Anderson, Katherine	Team meeting to discuss status of work streams; Analyzed potential hot documents for TN ahead of discussion with AG; Drafted memorandum based on case documents.	8.00
04/02/20	Austin Smith, Yvette	Team meeting to discuss status of work streams; Strategy call with M. Cohen and team members.	3.00



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04/02/20	Berkman, Mark P.	Team meeting to discuss status of work streams; Call with the Miller Group to discuss analysis.	2.25
04/02/20	Duh, Josephine	Team meeting to discuss status of work streams; Strategy call with M. Cohen and team members; Call with Oregon DOJ and OHA; Prepared for call with states; Call with team member to discuss Special Education apportionment; Internal meeting with team members to discuss state database.	6.25
04/02/20	Feinberg, Joelle	Team meeting to discuss status of work streams; Call with team member to discuss Special Education apportionment; Worked on Special Education apportionment.	2.50
04/02/20	Kwan, Andrea	Team meeting to discuss status of work streams; Conducted OUD population analysis.	1.50
04/02/20	Malaviya, Karna	Explored ARCOS MME data; Began replication public-use ARCOS retail summary reports.	8.00
04/02/20	McKnight, David	Team meeting to discuss status of work streams; Call with the Miller Group to discuss analysis; Developed Illinois data; Developed non-healthcare costs data.	5.00
04/02/20	Nair, Rohit	Worked on NAS birth analysis.	8.50
04/02/20	Neidhart, Alyssa	Team meeting to discuss status of work streams; Analyzed claims data.	2.25
04/02/20	Paulson, Gara	Team meeting to discuss status of work streams; Conducted document review relevant to analysis.	1.50
04/02/20	Pender, Dean	Team meeting to discuss status of work streams; Internal meeting with team members to discuss state database.	1.75
04/02/20	Piekny, Michael	Team meeting to discuss status of work streams; State database data collection.	5.75
04/02/20	Salzman, Andrew	Vermont document review; Internal meeting with team members to discuss state database; Team meeting to discuss status of work streams.	3.75
04/02/20	Shao, Alice	Team meeting to discuss status of work streams.	1.00
04/02/20	Ward, Alison	Team meeting to discuss status of work streams; Reviewed documents from CA; Worked on OUD population projection; Call with the Miller Group to discuss analysis.	4.00
04/02/20	Wilmot, Dayna	Team meeting to discuss status of work streams; Worked on state database creation and analysis.	4.00
04/02/20	Xu, Hanyue	Team meeting to discuss status of work streams; Updated state welfare analysis to include state assumptions.	5.25
04/02/20	Zaveri, Mohnish	Team meeting to discuss status of work streams; State documents review; Revised template for summarizing data.	8.00
04/02/20	Zhu, Joy	Conducted analysis and state outreach.	2.00

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04/03/20	Anderson, Katherine	Internal team meeting to discuss abatement costs; Continued to review and analyze TN document for relevant cost information.	7.50
04/03/20	Austin Smith, Yvette	Internal team meeting to discuss abatement costs.	0.75
04/03/20	Berkman, Mark P.	Reviewed Miller Group work; Internal team meeting to discuss abatement costs.	3.00
04/03/20	Duh, Josephine	Internal team meeting to discuss abatement costs; Prepared for call with TN AG by reviewing case documents; Call with the TN AG.	3.75
04/03/20	Kwan, Andrea	Internal team meeting to discuss abatement costs, including prep.	1.50
04/03/20	Malaviya, Karna	Worked on replication public-use ARCOS retail summary reports.	2.00
04/03/20	McKnight, David	Worked on abatement costs; State database collection; Non-healthcare top down analysis.	4.25
04/03/20	Nair, Rohit	Looking for better sources of data for Medicaid births.	4.50
04/03/20	Neidhart, Alyssa	Explored and analyzed claims data.	1.25
04/03/20	Paulson, Gara	MA document review.	0.75
04/03/20	Pender, Dean	State database review; Internal team meeting to discuss abatement costs.	5.50
04/03/20	Piekny, Michael	Internal team meeting to discuss abatement costs; State database review.	1.50
04/03/20	Pirie, Ben	Internal team meeting to discuss abatement costs; Worked on the population projection model.	4.00
04/03/20	Salzman, Andrew	Vermont document review.	3.25
04/03/20	Ward, Alison	Worked on OUD population simulation model and parameterization.	3.00
04/03/20	Xu, Hanyue	Worked on child welfare analysis.	2.25
04/03/20	Zaveri, Mohnish	Internal team meeting to discuss abatement costs; State document review; Revised templates for summarizing states data; Call with the TN AG.	7.00
04/03/20	Zhu, Joy	Conducted analysis and state outreach.	2.00
04/05/20	Piekny, Michael	State costs database compiling.	2.00
04/05/20	Salzman, Andrew	Continued Vermont document review.	1.00
04/05/20	Ward, Alison	Reviewed parameter estimates for OUD projection model.	2.50
04/06/20	Anderson, Katherine	Team meeting to discuss analysis; Reviewed TN state documents; Pulled and analyzed data.	7.00
04/06/20	Austin Smith, Yvette	Team meeting to discuss analysis; Updated pending analysis in advance of client deliverable.	1.00
04/06/20	Berkman, Mark P.	Team meeting to discuss analysis; Supervised analysis.	2.50
04/06/20	Duh, Josephine	Team meeting to discuss analysis; Internal team call to discuss State Database.	3.75

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04/06/20	Feinberg, Joelle	Team meeting to discuss analysis; Drafted memorandum on different apportionment methodology for each category; Internal team call to understand available data and current methodology.	4.00
04/06/20	Kwan, Andrea	Team meeting to discuss analysis; OUD population projection analysis.	8.25
04/06/20	Malaviya, Karna	Team meeting to discuss analysis; Worked on ARCOS data; Worked on summary of Ted Miller research on ACEs.	8.00
04/06/20	McKnight, David	Team meeting to discuss analysis; Reaching out to states and related follow-up; Non-healthcare costs analysis.	4.50
04/06/20	Nair, Rohit	Cleaning up special education analysis.	8.50
04/06/20	Neidhart, Alyssa	Team meeting to discuss analysis; Worked with claims data.	2.75
04/06/20	Paulson, Gara	Team meeting to discuss analysis; MA document review.	1.75
04/06/20	Pender, Dean	Team meeting to discuss analysis; Internal team call to discuss State Database; State database review.	7.25
04/06/20	Piekny, Michael	Team meeting to discuss analysis; Internal team call to discuss State Database; State costs database analysis.	8.50
04/06/20	Pirie, Ben	Team meeting to discuss analysis; Worked on OUD population projection.	3.00
04/06/20	Salzman, Andrew	Internal team call to discuss State Database; Vermont document review.	10.25
04/06/20	Shao, Alice	Team meeting to discuss analysis.	1.00
04/06/20	Ward, Alison	Team meeting to discuss analysis; Parameterized abatement for the OUD projection model.	5.00
04/06/20	Wilmot, Dayna	Team meeting to discuss analysis; Worked on state database analysis; Internal team call to discuss State Database.	9.00
04/06/20	Xu, Hanyue	Team meeting to discuss analysis; Internal team call to understand available data and current methodology.	2.25
04/06/20	Zaveri, Mohnish	Team meeting to discuss analysis; State document review; Conducted analysis.	7.50
04/06/20	Zhu, Joy	Continued analysis; State outreach.	3.50
04/07/20	Anderson, Katherine	Team call regarding comparison of state data and top-down estimates; Reviewed TN state documents; Pulled and analyzed data.	7.00
04/07/20	Austin Smith, Yvette	Team call regarding comparison of state data and top-down estimates; Conference call with AG group; Call with Maine regarding state data request, including prep and follow-up.	5.50

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04/07/20	Berkman, Mark P.	Conference call with AG group; Supervised analysis.	2.25
04/07/20	Duh, Josephine	Internal team call to discuss abatement cost; Worked on abatement cost categorizations and related team coordination; Addressed state communications.	2.00
04/07/20	Feinberg, Joelle	Internal team call to discuss abatement cost; Explored Ruhm report; Diving into abatement work stream; Worked on Criminal Justice unit cost.	2.50
04/07/20	Kwan, Andrea	Team call regarding comparison of state data and top-down estimates; OUD population projection analysis.	4.25
04/07/20	Malaviya, Karna	Finished summary of Miller research on ACES; Worked on updating top-down analysis.	7.00
04/07/20	McKnight, David	State data analysis; Developing summary tables and analysis.	1.75
04/07/20	Nair, Rohit	Refining special education analysis.	7.25
04/07/20	Paulson, Gara	MA document review.	2.00
04/07/20	Pender, Dean	State database review.	8.00
04/07/20	Piekny, Michael	State database data compilation.	6.50
04/07/20	Pirie, Ben	Team call regarding comparison of state data and top-down estimates; Worked on OUD population projection.	2.50
04/07/20	Salzman, Andrew	Vermont document review.	5.75
04/07/20	Shao, Alice	Team call regarding comparison of state data and top-down estimates; CJS per unit cost analysis exploration.	2.50
04/07/20	Ward, Alison	Worked on current versus new state programs analysis; Worked on OUD population projections.	4.00
04/07/20	Wilmot, Dayna	Worked on state database analysis.	7.00
04/07/20	Xu, Hanyue	Cleaned child welfare analysis model to exclude national level analysis.	4.75
04/07/20	Zaveri, Mohnish	Team call regarding comparison of state data and top-down estimates;	8.00
04/07/20	Zhu, Joy	State outreach and document response review.	5.50
04/08/20	Anderson, Katherine	Reviewed TN state documents; Pulled and analyzed data; Team meeting to discuss progress of analysis.	7.00
04/08/20	Austin Smith, Yvette	Florida data submission; Reviewed state data; Preliminary comparison to top-down approach.	4.00
04/08/20	Berkman, Mark P.	Team meeting to discuss progress of analysis; Supervised analysis.	2.75
04/08/20	Duh, Josephine	Attended call with Miller group; Team meeting to discuss progress of analysis	5.25
04/08/20	Feinberg, Joelle	Subteam meeting to discuss abatement model; Worked on CJS overlap with Ruhm report; Reforming excel model.	4.00

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04/08/20	Kwan, Andrea	Team meeting to discuss progress of analysis; OUD population projection analysis.	7.25
04/08/20	Malaviya, Karna	Worked on updating top-down approach estimates; Conducted research on OUD population abatement policy parameters.	5.00
04/08/20	McKnight, David	Attended call with Miller group; Worked on damages analysis; Internal call with non-healthcare team.	3.25
04/08/20	Nair, Rohit	Worked on special education cleaning; Helping with child protective services.	2.50
04/08/20	Pender, Dean	State database review.	7.25
04/08/20	Piekny, Michael	State database data collection; Team meeting to discuss progress of analysis.	6.00
04/08/20	Pirie, Ben	Team meeting to discuss progress of analysis; Researched policy measures.	4.25
04/08/20	Salzman, Andrew	Vermont document review; Summary table editing.	2.75
04/08/20	Shao, Alice	Team meeting to discuss progress of analysis; Data research.	3.00
04/08/20	Ward, Alison	Team meeting to discuss progress of analysis; Reviewed ACES literature; Prepared future Medicaid cost projections.	4.00
04/08/20	Wilmot, Dayna	Worked on state database analysis; Subteam meeting to discuss abatement model.	6.00
04/08/20	Xu, Hanyue	Team meeting to discuss progress of analysis; Updated child welfare analysis to include scatter plot and rankings; Cleaned model; Internal call with non-healthcare team.	6.00
04/08/20	Zaveri, Mohnish	Document review; Conducted analysis.	7.50
04/08/20	Zhu, Joy	CJS updates and abatement costs analysis.	3.50
04/09/20	Anderson, Katherine	Reviewed TN state documents; Pulled and analyzed data; Team meeting to review state database.	4.50
04/09/20	Austin Smith, Yvette	Conference call with Miller Group, including prep.	2.25
04/09/20	Berkman, Mark P.	Conference call with the Miller Group; Supervised analysis.	2.50
04/09/20	Duh, Josephine	Team meeting to review state database; Internal team call on damages analyses; Worked on damages analyses; Worked on cost overlaps in healthcare; Call with VT AG; Worked on abatement cost model; worked on inflation and discount rates.	4.75
04/09/20	Feinberg, Joelle	Internal team call on damages analyses; Worked through abatement model and refining in excel; Creating TOC and reorganizing workbook logic to simplify and make readable.	5.50
04/09/20	Kwan, Andrea	Team meeting to review state database; OUD population projection analysis.	2.50

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04/09/20	Malaviya, Karna	Researched Oud population abatement policy parameters.	7.00
04/09/20	McKnight, David	Team meeting to review state database; Worked on gathering state data; Call with Pennsylvania; Non-healthcare costs analysis.	4.25
04/09/20	Nair, Rohit	Write-up of SE analysis.	6.50
04/09/20	Pender, Dean	State database review; Team meeting to review state database.	8.00
04/09/20	Piekny, Michael	Team meeting to review state database; State database review.	2.75
04/09/20	Pirie, Ben	Team meeting to review state database; Researched alternative policy measures.	2.25
04/09/20	Salzman, Andrew	Vermont summary table edits; Team meeting to review state database.	1.25
04/09/20	Ward, Alison	Finalized OUD projection model and ACES questions; Team meeting to review state database.	5.00
04/09/20	Wilmot, Dayna	Worked on state database analysis; Team meeting to review state database.	7.50
04/09/20	Xu, Hanyue	Drafted email to team regarding progress of analysis; NJ number check.	0.75
04/09/20	Zaveri, Mohnish	Call with Pennsylvania; Team meeting to review state database; State document review; Conducted analysis.	7.50
04/09/20	Zhu, Joy	Criminal Justice updates.	3.00
04/10/20	Austin Smith, Yvette	Team call to review analysis for peer review purposes.	1.00
04/10/20	Berkman, Mark P.	Team call to review analysis for peer review purposes; Supervised analysis.	2.50
04/10/20	Borucki, Lynda S.	Team call to review analysis for peer review purposes.	1.00
04/10/20	Duh, Josephine	Internal call to discuss OUD population projections and abatement cost analysis; Updated damages results; Worked on state outreach.	2.50
04/10/20	Feinberg, Joelle	Updated abatement model with new information; Created graphs and charts for different options.	5.00
04/10/20	Kwan, Andrea	Internal call to discuss OUD population projections and abatement cost analysis; OUD population projection analysis.	3.25
04/10/20	Malaviya, Karna	Completed research on OUD population abatement policy parameter; Drafted list of questions for Ted Miller; Began working on audit of Pitt Oud population replication.	7.00
04/10/20	McKnight, David	Worked on foster care and non-healthcare analyses.	2.75
04/10/20	Nair, Rohit	Worked on the write-up for special education.	3.25

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04/10/20	Neidhart, Alyssa	Worked with claims data.	1.50
04/10/20	Paulson, Gara	Internal call to discuss OUD population projections and abatement cost analysis; MA document review.	3.25
04/10/20	Pender, Dean	Internal call to discuss OUD population projections and abatement cost analysis.	0.25
04/10/20	Piekny, Michael	State database review.	3.25
04/10/20	Ping, Dustin	Markov audit briefing.	1.00
04/10/20	Pirie, Ben	Researched alternative policy measures; Worked on the OUD projection model.	3.75
04/10/20	Ward, Alison	Finalized OUD projection model and ACES questions.	5.00
04/10/20	Wilmot, Dayna	Worked on state database analysis.	3.25
04/10/20	Xu, Hanyue	Updated scatterplot to include percent OD change in 18; Cleaned workbook to include sources and notes.	6.75
04/10/20	Zaveri, Mohnish	State document review and analysis.	7.00
04/10/20	Zhu, Joy	OUD population modeling and CJS forecasts.	0.75
04/11/20	Ping, Dustin	Markov chain audit.	4.50
04/12/20	Piekny, Michael	State database review.	2.00
04/12/20	Ping, Dustin	Markov chain audit.	0.75
04/12/20	Ward, Alison	Worked on OUD population projection.	3.00
04/13/20	Anderson, Katherine	Team meeting to discuss progress of analysis; Analyzed Tennessee state data.	1.50
04/13/20	Berkman, Mark P.	Supervised research.	2.75
04/13/20	Duh, Josephine	Team meeting to discuss progress of analysis; Internal call on state database analysis; Internal call regarding population projection model; Call with FL AF and followed-up on call items.	5.50
04/13/20	Feinberg, Joelle	Team meeting to discuss progress of analysis; Updated abatement for new programs.	3.50
04/13/20	Kwan, Andrea	Team meeting to discuss progress of analysis; OUD population projection analysis; Audit of analyses.	4.75
04/13/20	Malaviya, Karna	Worked on audit of state OUD population.	9.00
04/13/20	McKnight, David	Team meeting to discuss progress of analysis; Meeting with Miller Group; Worked on updating numbers.	3.50
04/13/20	Nair, Rohit	Team meeting to discuss progress of analysis; Updated numbers with new scenarios; Cleaning up analysis.	6.00
04/13/20	Neidhart, Alyssa	Team meeting to discuss progress of analysis.	1.00
04/13/20	Paulson, Gara	Team meeting to discuss progress of analysis; State database document review.	2.25
04/13/20	Pender, Dean	Team meeting to discuss progress of analysis; State database document review; Audit of state database summary; Internal call on state database analysis.	8.00



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04/13/20	Piekny, Michael	State database review.	5.75
04/13/20	Ping, Dustin	Compared output matrices; Creating plots.	0.75
04/13/20	Pirie, Ben	Team meeting to discuss progress of analysis; Internal call regarding population projection model.	1.75
04/13/20	Salzman, Andrew	Team meeting to discuss progress of analysis; Internal call on state database analysis.	1.75
04/13/20	Shao, Alice	Team meeting to discuss progress of analysis; Worked on updating abatement for new programs.	5.00
04/13/20	Ward, Alison	Worked on OUD population estimates; Team meeting to discuss progress of analysis; Worked on updated damages estimates.	7.00
04/13/20	Wilmot, Dayna	Team meeting to discuss progress of analysis; Continued work on state database analysis.	4.00
04/13/20	Xu, Hanyue	Team meeting to discuss progress of analysis; Updated child welfare model to reflect new OUD projections and assumptions.	6.00
04/13/20	Zaveri, Mohnish	Team meeting to discuss progress of analysis; Follow-up with states on data request; State documents review; Continued analysis.	8.00
04/13/20	Zhu, Joy	Analysis updates for mediation tables; Analysis comparisons with Miller Group.	4.50
04/14/20	Austin Smith, Yvette	Reviewed results for mediation session; Conference call with the Miller Group.	2.75
04/14/20	Berkman, Mark P.	Conference call with the Miller Group, including prep.	2.75
04/14/20	Duh, Josephine	Conference call with the Miller Group; Worked on damages analysis.	1.25
04/14/20	Kwan, Andrea	Team meeting to discuss analysis; OUD population projection analysis.	2.00
04/14/20	Malaviya, Karna	Worked on audit of state OUD population.	4.00
04/14/20	McKnight, David	Updating mediation table and numbers.	3.50
04/14/20	Nair, Rohit	Team meeting to discuss analysis; Cleaning up audit files.	7.00
04/14/20	Paulson, Gara	State database document review.	2.50
04/14/20	Pender, Dean	State database review; Worked on TN analysis.	7.00
04/14/20	Piekny, Michael	Team meeting to discuss analysis	4.00
04/14/20	Pirie, Ben	Team meeting to discuss analysis; Worked on the population projection model.	4.25
04/14/20	Salzman, Andrew	Database review on selected CA documents.	3.25
04/14/20	Shao, Alice	Projected OUD cost.	2.00
04/14/20	Ward, Alison	Worked on OUD population estimates; Team meeting to discuss analysis. Worked on updated damages estimates.	8.00
04/14/20	Wilmot, Dayna	Continued work on state database analysis.	3.50
04/14/20	Xu, Hanyue	Updates to the child welfare analysis to reflect updated CDC numbers; Worked on audit.	6.25



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04/14/20	Zaveri, Mohnish	Team meeting to discuss analysis; Follow-up with states on data request; State documents review and analysis.	7.00
04/14/20	Zhu, Joy	Analysis updates for mediation table; Analysis comparisons with Miller Group.	4.00
04/15/20	Austin Smith, Yvette	Conference call with the Miller Group; Internal call to discuss updates; State data analysis.	3.00
04/15/20	Berkman, Mark P.	Conference call with the Miller Group; Reviewed and edited summary tables.	3.75
04/15/20	Duh, Josephine	Conference call with the Miller Group; Internal call to discuss updates; Worked on table.	3.25
04/15/20	Feinberg, Joelle	Updated workbook with new OUD projection.	1.00
04/15/20	Kwan, Andrea	OUD population projection analysis.	2.75
04/15/20	McKnight, David	Conference call with the Miller Group; Worked on summary tables; Updating numbers.	4.50
04/15/20	Nair, Rohit	Conducted audit; Adding new projections to analysis.	7.25
04/15/20	Paulson, Gara	State database document review.	1.25
04/15/20	Pender, Dean	State database review; Internal call to discuss updates. Worked on TN data review.	8.25
04/15/20	Piekny, Michael	State database review.	3.00
04/15/20	Pirie, Ben	Worked on the population projection model.	2.75
04/15/20	Salzman, Andrew	Status check on CA review and instructions on further document review.	0.50
04/15/20	Shao, Alice	CJS cost analysis.	1.50
04/15/20	Ward, Alison	Worked on OUD population estimates; Internal call to discuss updates; Worked on updated damages estimates.	8.00
04/15/20	Wilmot, Dayna	Continued work on state database analysis.	0.50
04/15/20	Xu, Hanyue	Updates to the child welfare analysis and summary table.	6.25
04/15/20	Zaveri, Mohnish	Internal call to discuss updates; Follow-up with states on data request; State documents review; Conducted analysis.	7.00
04/15/20	Zhu, Joy	Analysis updates for mediation table; analysis comparisons with Miller Group; State outreach.	4.00
04/16/20	Anderson, Katherine	Analyzed Tennessee state data; Team call to discuss work streams.	0.50
04/16/20	Austin Smith, Yvette	Team call to discuss work streams; Follow-up review of state data.	2.50
04/16/20	Berkman, Mark P.	Reviewed opioid economic impact literature; Team call to discuss work streams.	2.00
04/16/20	Duh, Josephine	Team call to discuss work streams; Internal meeting to discuss state database updates.	2.50
04/16/20	Feinberg, Joelle	Team call to discuss work streams.	1.00
04/16/20	Kwan, Andrea	Team call to discuss work streams, including prep.	1.50
04/16/20	Malaviya, Karna	Worked on audit of state OUD population.	4.00

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04/16/20	McKnight, David	Worked on summary table notes and edits.	2.50
04/16/20	Nair, Rohit	Audit of child services; Team call to discuss work streams.	3.25
04/16/20	Neidhart, Alyssa	Team call to discuss work streams.	1.00
04/16/20	Paulson, Gara	State database document review; Internal meeting to discuss state database updates.	6.00
04/16/20	Pender, Dean	State database review; Team call to discuss work streams; Internal meeting to discuss state database updates.	7.50
04/16/20	Piekny, Michael	State database review; Team call to discuss work streams; Internal meeting to discuss state database updates.	4.25
04/16/20	Pirie, Ben	Team call to discuss work streams; Looked into new modeling methods for the tax effects.	1.25
04/16/20	Salzman, Andrew	Additional data review for CA and TN documents.	6.00
04/16/20	Shao, Alice	CJS cost comparison with Miller group.	6.00
04/16/20	Ward, Alison	Worked on OUD population estimates; Team call to discuss work streams; Worked on updated damages estimates.	8.00
04/16/20	Wilmot, Dayna	Team call to discuss work streams; Internal meeting to discuss state database updates; Worked on California document review.	4.50
04/16/20	Xu, Hanyue	Team call to discuss work streams.	1.00
04/16/20	Zaveri, Mohnish	Team call to discuss work streams; Follow-up with states on data request; State documents review; Conducted analysis.	8.00
04/16/20	Zhu, Joy	Analysis updated for mediation table; Analysis comparisons with Miller Group; State outreach.	4.00
04/17/20	Anderson, Katherine	Analyzed TN state data; Call with team to discuss state database.	1.00
04/17/20	Austin Smith, Yvette	Team call to discuss state data analysis.	2.00
04/17/20	Berkman, Mark P.	Assessed whether macro model would be appropriate.	1.75
04/17/20	Duh, Josephine	Call with team to discuss state database	2.00
04/17/20	Feinberg, Joelle	Call with team to discuss state database.	1.00
04/17/20	Kwan, Andrea	Team call to discuss state data analysis; OUD population projection analysis.	2.00
04/17/20	Malaviya, Karna	Worked on analysis of TEDS data and ACES; Updated audit of state OUD population.	8.00
04/17/20	McKnight, David	Contacting states; Call with Missouri; Non-healthcare cost analysis.	4.00
04/17/20	Nair, Rohit	Worked on audit; Cleaning up analysis.	5.00
04/17/20	Neidhart, Alyssa	Worked on gathering summary statistics for claims data; Team call to discuss state data analysis.	3.50
04/17/20	Paulson, Gara	State database document review; Team call to discuss state data analysis.	2.50

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04/17/20	Pender, Dean	State database review; Call with team to discuss state database.	7.25
04/17/20	Piekny, Michael	States database review; Team call to discuss state data analysis; Call with team to discuss state database.	4.00
04/17/20	Pirie, Ben	Looked into new modeling methods for the tax effects.	0.75
04/17/20	Salzman, Andrew	Revised CA document data; Call with team to discuss state database; Initial work on document review for the FL response documents.	3.75
04/17/20	Shao, Alice	Team call to discuss state data analysis.	1.00
04/17/20	Ward, Alison	Worked on OUD population estimates; Team call to discuss state data analysis; Worked on updated damages estimates.	6.00
04/17/20	Wilmot, Dayna	Call with team to discuss state database; Worked on state database analysis.	6.25
04/17/20	Xu, Hanyue	Special education analysis audit.	4.50
04/17/20	Zaveri, Mohnish	Team call to discuss state data analysis; Call with Pennsylvania; Follow-up with states on data request; State documents review; Conducted analysis.	7.50
04/17/20	Zhu, Joy	Analysis updates for mediation table; analysis comparisons with Miller Group; State outreach.	4.50
04/19/20	Piekny, Michael	State database review.	2.50
04/20/20	Anderson, Katherine	Reviewed Tennessee and Maine abatement plans; Team call regarding updates to analysis.	2.00
04/20/20	Austin Smith, Yvette	Team call regarding updates to analysis.	1.00
04/20/20	Berkman, Mark P.	Team call regarding updates to analysis; Supervised research; Edited documents; Call with the Miller Group.	3.00
04/20/20	Duh, Josephine	Team call regarding updates to analysis.	2.00
04/20/20	Feinberg, Joelle	Team call regarding updates to analysis; Internal call to discuss state database; Began reading through literature for apportionment.	4.00
04/20/20	Kwan, Andrea	Team call regarding updates to analysis, including prep.	1.75
04/20/20	Malaviya, Karna	Imported state SUD treatment spending and prepared for treatment cost analysis with TEDS data. Team call regarding updates to analysis; Internal call to discuss state database.	9.00
04/20/20	McKnight, David	Meeting with NY; Internal call to discuss state database. Team call regarding updates to analysis; Worked on state data analysis.	4.25
04/20/20	Nair, Rohit	Team call regarding updates to analysis; Worked on audit.	2.00
04/20/20	Neidhart, Alyssa	Team call regarding updates to analysis.	1.00
04/20/20	Paulson, Gara	State database review.	0.75

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04/20/20	Pender, Dean	State database review; Team call regarding updates to analysis; Worked on follow-ups to PA and IL.	8.25
04/20/20	Piekny, Michael	Team call regarding updates to analysis; Internal call to discuss state database; State database review.	5.25
04/20/20	Pirie, Ben	Team call regarding updates to analysis; Worked on sensitivity testing in the OUD population projection.	4.00
04/20/20	Salzman, Andrew	Team call regarding updates to analysis; Florida response document review.	3.25
04/20/20	Shao, Alice	Literature research; Miller comparison.	7.00
04/20/20	Ward, Alison	Team call regarding updates to analysis; Worked on OUD treatment costs; Internal call to discuss state database.	7.00
04/20/20	Wilmot, Dayna	Team call regarding updates to analysis; Internal call to discuss state database; Worked on Wisconsin's state database analysis.	3.25
04/20/20	Xu, Hanyue	Team call regarding updates to analysis.	1.00
04/20/20	Zaveri, Mohnish	Team call regarding updates to analysis; Review of state documents; Conducted analysis; Conducted research.	8.00
04/20/20	Zhu, Joy	Updating CJS estimates with new OUD projections; State data review and outreach; Estimates comparisons with Miller Group.	4.25
04/21/20	Austin Smith, Yvette	Internal call to discuss analysis; Follow-up with team regarding analysis.	1.25
04/21/20	Berkman, Mark P.	Presented revised claims estimate to client; Supervised research.	2.00
04/21/20	Feinberg, Joelle	Reading through apportionment literature; Began creating workbook with references.	3.00
04/21/20	Malaviya, Karna	Treatment cost analysis; Updated state budget regression analysis.	6.50
04/21/20	McKnight, David	Call with Minnesota; Worked with state data.	1.50
04/21/20	Nair, Rohit	Worked on audit; Researching damages estimates.	5.00
04/21/20	Paulson, Gara	State database document review.	2.50
04/21/20	Pender, Dean	State database review; Prep materials for follow-up calls with states.	7.00
04/21/20	Piekny, Michael	State database review; Internal call to discuss analysis.	4.50
04/21/20	Pirie, Ben	Worked on sensitivity testing the OUD population projection.	5.50
04/21/20	Salzman, Andrew	Florida response document review.	3.00
04/21/20	Shao, Alice	Literature research.	6.50
04/21/20	Ward, Alison	Internal call to discuss analysis; Estimated treatment costs; Calculated excess opioid prescriptions from NAMFCU data.	8.00

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04/21/20	Wilmot, Dayna	Worked on Wisconsin's state database analysis.	5.25
04/21/20	Xu, Hanyue	Continued auditing special education analysis; Worked on data tables.	5.00
04/21/20	Zaveri, Mohnish	Internal call to discuss analysis; Review of state documents; Conducted analysis; Research.	7.50
04/21/20	Zhu, Joy	Updating CJS estimates with new OUD projections; State data review and outreach.	4.00
04/22/20	Berkman, Mark P.	Presented revised claims estimate to client; Supervised research.	2.25
04/22/20	Duh, Josephine	Team call to discuss state responses; Meeting with team member to discuss apportionment findings and next steps; Worked on historical prevention costs. Worked on state responses.	3.00
04/22/20	Feinberg, Joelle	Meeting with team member to discuss apportionment findings and next steps. Continued reviewing apportionment findings.	2.00
04/22/20	Malaviya, Karna	Re-ran state budget regressions; Worked on treatment cost analysis.	9.00
04/22/20	McKnight, David	State data analysis.	1.25
04/22/20	Nair, Rohit	Audit; Team call to discuss state responses.	3.25
04/22/20	Neidhart, Alyssa	Team call to discuss state responses; Worked on SC claims data analysis.	4.25
04/22/20	Paulson, Gara	State database document review.	2.25
04/22/20	Pender, Dean	State database review; Prepared materials for follow-up calls with states; Team call to discuss state responses.	8.75
04/22/20	Piekny, Michael	Team call to discuss state database; State database review.	4.25
04/22/20	Pirie, Ben	Worked on sensitivity testing the OUD population projection.	1.25
04/22/20	Salzman, Andrew	Team call to discuss state database; Florida response expense tracking.	4.75
04/22/20	Shao, Alice	Team call to discuss state responses; Updated CJS costs.	3.00
04/22/20	Ward, Alison	Team call to discuss state responses; Estimated treatment costs; Calculated excess opioid prescriptions from NAMFCU data.	7.00
04/22/20	Wilmot, Dayna	Team call to discuss state responses; Worked on state database analysis.	2.75
04/22/20	Xu, Hanyue	Team call to discuss state responses.	0.50
04/22/20	Zaveri, Mohnish	Team call to discuss state responses; Review of state documents; Conducted analysis; Research.	7.25
04/22/20	Zhu, Joy	Updated CJS estimates with new drug apportionment ratio; State data review and outreach.	3.50
04/23/20	Anderson, Katherine	Reviewed TN and ME abatement plans; Team call to review analyses.	2.50
04/23/20	Austin Smith, Yvette	Team call to review analyses.	0.50

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04/23/20	Berkman, Mark P.	Reviewed updated OUD forecast; Team call to review analyses.	1.75
04/23/20	Duh, Josephine	Team call to review analyses; Call with VT AG and Cigna; Worked on follow-up for Cigna. Worked on data responses from states.	2.50
04/23/20	Feinberg, Joelle	Updated CJS estimates; Drafted correspondence with team member over questions; Integrating analysis intro single workbook; Team call to review analysis.	3.50
04/23/20	Kwan, Andrea	Team call to review analyses, including prep.	1.25
04/23/20	Malaviya, Karna	Prepared to present treatment costs calculation to team; Looking into using length of stay for TEDS apportionment.	4.00
04/23/20	McKnight, David	Team call to review analyses; Call with Pennsylvania; Education research; Worked on NY data.	3.25
04/23/20	Nair, Rohit	Team call to review analyses; Working on Illinois state comparison.	5.75
04/23/20	Neidhart, Alyssa	Team call to review analyses; Worked on SC claims data analysis.	3.75
04/23/20	Paulson, Gara	State database document review.	3.25
04/23/20	Pender, Dean	State database review; Team call to review analyses.	6.25
04/23/20	Piekny, Michael	State database review.	3.00
04/23/20	Pirie, Ben	Team call to review analyses; Worked on sensitivity testing the OUD population projection.	1.25
04/23/20	Salzman, Andrew	Florida response expense tracking; Team call to review analyses.	4.25
04/23/20	Shao, Alice	Literature review; Team call to review analyses.	3.00
04/23/20	Ward, Alison	Team call to review analyses; Estimated treatment costs; Calculated excess opioid prescriptions from NAMFCU data; Developed analysis plan for employment costs.	7.00
04/23/20	Wilmot, Dayna	Team call to review analyses; Worked on state database analysis.	4.25
04/23/20	Xu, Hanyue	Team call to review analyses; Conducted audits.	4.00
04/23/20	Zaveri, Mohnish	Team call to review analyses; Review of state documents; Conducted analysis; Conducted research.	8.00
04/23/20	Zhu, Joy	Updating CJS estimates with new drug apportionment ratio.	3.00
04/24/20	Berkman, Mark P.	Reviewed status of tasks; Reviewed state data.	2.25
04/24/20	Duh, Josephine	Call with VT AG and agency; Worked on data responses from States.	2.00
04/24/20	Kwan, Andrea	Call with team to discuss case issues.	0.50
04/24/20	McKnight, David	Collecting state data and analysis.	2.00
04/24/20	Neidhart, Alyssa	Worked on SC claims data analysis; Loaded in OR claims data.	5.25

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04/24/20	Paulson, Gara	State database document review.	3.00
04/24/20	Pender, Dean	Follow-up call with PA; State database review; Prepared follow-up materials.	2.75
04/24/20	Pirie, Ben	Worked on sensitivity testing the OUD population projection.	0.50
04/24/20	Salzman, Andrew	Florida response expense tracking.	2.75
04/24/20	Shao, Alice	Conducted literature research.	2.50
04/24/20	Ward, Alison	Estimated treatment costs; Developed analysis plan for employment costs; Call with team to discuss case issues.	7.00
04/24/20	Wilmot, Dayna	Finished Wisconsin data; Compiled summary spreadsheets.	1.50
04/24/20	Zaveri, Mohnish	Review of state documents; Continued analysis; Conducted research; Call with team to discuss case issues.	7.50
04/24/20	Zhu, Joy	State data review and outreach.	2.50
04/26/20	Duh, Josephine	Provided feedback to analysts on claims data analysis and prevention costs literature review.	2.50
04/26/20	Piekny, Michael	State database review for Texas.	2.50
04/26/20	Ward, Alison	Reviewed state budget regression results.	1.00
04/27/20	Anderson, Katherine	Reviewed TN and ME abatement plans; Call with team to discuss case issues.	1.00
04/27/20	Austin Smith, Yvette	Call with team to discuss case issues.	1.00
04/27/20	Berkman, Mark P.	Call with team to discuss case issues; Review of various analyses.	2.25
04/27/20	Duh, Josephine	Prepared for calls with AGs on data responses; Call with team to discuss case issues.	7.25
04/27/20	Feinberg, Joelle	Call with team to discuss case issues; Worked on special education analysis.	3.00
04/27/20	Kwan, Andrea	Call with team to discuss case issues; OUD population projection analysis.	4.50
04/27/20	Malaviya, Karna	State database directory; Updated treatment costs with discharge numbers; State OUD population auditing.	7.00
04/27/20	McKnight, David	Call with team to discuss case issues; Call and prep with PA DHS; State database work.	4.50
04/27/20	Nair, Rohit	Call with team to discuss case issues; Working on audit of special education analysis.	1.75
04/27/20	Neidhart, Alyssa	Call with team to discuss case issues; Worked on state claims data.	8.00
04/27/20	Paulson, Gara	State database document review.	3.25
04/27/20	Pender, Dean	State database review; Call with team to discuss case issues; State database follow-up meeting.	5.25
04/27/20	Piekny, Michael	States database review; Call with team to discuss case issues; State database follow-up meeting.	7.00
04/27/20	Pirie, Ben	Call with team to discuss case issues; Worked on sensitivity testing for the OUD population projection.	7.50



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04/27/20	Salzman, Andrew	State database follow-up meeting; Call with team to discuss case issues; Florida opioid expense document review.	5.50
04/27/20	Shao, Alice	Literature review; Call with team to discuss case issues.	3.50
04/27/20	Ward, Alison	Call with team to discuss case issues; Reviewed literature on employment costs related to opioids; Reviewed literature on workers compensation and long-term disability; Worked on sensitivity analysis for population estimates.	7.00
04/27/20	Wilmot, Dayna	State database follow-up meeting; Worked on state database analysis for Wisconsin and California.	4.00
04/27/20	Xu, Hanyue	Worked on issues related to audit; Reviewed child welfare analysis.	4.25
04/27/20	Zaveri, Mohnish	Call with team to discuss case issues; Review of state documents; Conducted analysis; Conducted research.	8.00
04/27/20	Zhu, Joy	State outreach; Call with team to discuss case issues; Conducted analysis.	4.00
04/28/20	Austin Smith, Yvette	Client conference call.	0.25
04/28/20	Berkman, Mark P.	Client conference call; Analysis supervision.	2.00
04/28/20	Duh, Josephine	Prepared for calls with TX and TN; Call with VT AG; Debrief with team regarding calls with states; Worked on SC claims data.	6.75
04/28/20	Feinberg, Joelle	Debrief with team regarding calls with states; Sourcing substance abuse data.	2.50
04/28/20	Kwan, Andrea	Debrief with team regarding calls with states. Set up meetings with team.	1.75
04/28/20	Malaviya, Karna	Finished working on OUD population audit; Worked on productivity losses.	6.00
04/28/20	McKnight, David	CPS claims review; Help with audit.	2.00
04/28/20	Nair, Rohit	Meeting with team member to discuss audit.	1.50
04/28/20	Neidhart, Alyssa	Worked on claims data; Debrief with team regarding calls with states.	3.50
04/28/20	Paulson, Gara	State database document review.	2.25
04/28/20	Pender, Dean	State database review; Follow-up call with TN; Debrief with team regarding calls with states.	8.00
04/28/20	Piekny, Michael	State database review; Call with TX; Debrief with team regarding calls with states.	5.50
04/28/20	Pirie, Ben	Debrief with team regarding calls with states; Worked on sensitivity testing for the OUD population projection.	7.00
04/28/20	Salzman, Andrew	Florida opioid expense document review.	4.75
04/28/20	Ward, Alison	Followed-up with CA, Idaho, and NH on state data responses; Debrief with team regarding calls with states; Reviewed alternative baseline parameters for OUD population projections.	7.00



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04/28/20	Wilmot, Dayna	Continued to work on state database analysis.	3.50
04/28/20	Xu, Hanyue	Meeting with team member to discuss audit; Updated the child welfare analysis.	2.25
04/28/20	Zaveri, Mohnish	Debrief with team regarding calls with states; Call with New Hampshire; Reviewed state documents; Analysis; Research.	8.00
04/28/20	Zhu, Joy	State outreach; Conducted analysis; Debrief with team regarding calls with states.	3.50
04/29/20	Berkman, Mark P.	Reviewed macro tax data.	2.00
04/29/20	Borucki, Lynda S.	Call with team on feedback for states.	0.75
04/29/20	Duh, Josephine	Worked on data responses from States; Call with Motley Rice on Puerto Rico data and related follow-up; Call with team on feedback for states.	4.25
04/29/20	Kwan, Andrea	Call with team on feedback for states; Worked on state data analysis.	4.00
04/29/20	Malaviya, Karna	Finalized OUD population audit and reviewed next steps.	4.00
04/29/20	McKnight, David	Non-healthcare analysis and related audits; Analysis of education claims and damages other than special education.	2.25
04/29/20	Nair, Rohit	Call with team member to review status of audit and related tasks; Research on studies in special education.	6.50
04/29/20	Neidhart, Alyssa	Worked on claims data.	3.50
04/29/20	Paulson, Gara	State database review.	1.75
04/29/20	Pender, Dean	Prepared state database follow-up materials; State database review.	8.00
04/29/20	Piekny, Michael	Call with team on feedback for states; State database review.	6.50
04/29/20	Pirie, Ben	Call with team on feedback for states; Worked on updating the OUD population projection model.	4.50
04/29/20	Salzman, Andrew	Florida opioid expense document review.	7.50
04/29/20	Shao, Alice	Literature review; Analyzed prevention costs.	2.50
04/29/20	Ward, Alison	Worked on sensitivity analysis for OUD population projections; Considered employment costs related to opioid use; Reviewed possible Medicaid data deliveries from several states.	7.00
04/29/20	Wilmot, Dayna	Call with team on feedback for states; Continued work on state database analysis.	5.00
04/29/20	Xu, Hanyue	Call with team member to review status of audit and related tasks.	1.50
04/29/20	Zaveri, Mohnish	Call with team on feedback for states; Call with Guam; Review of state documents; Analysis; Research.	7.50
04/29/20	Zhu, Joy	State outreach; Analysis; Call with team on feedback for states.	5.00

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04/30/20	Austin Smith, Yvette	Call with team to discuss state data analysis, including prep.	4.00
04/30/20	Berkman, Mark P.	Reviewed ACES issues.	2.25
04/30/20	Duh, Josephine	Call with team to discuss state data analysis; Worked on data responses; Internal team call regarding state database; Prepared for calls with IA and VT AGs ; Worked on prevention costs.	8.25
04/30/20	Feinberg, Joelle	Call with team to discuss state data analysis; Worked on CJS data analysis.	3.00
04/30/20	Kwan, Andrea	Call with team to discuss state data analysis; OUD population projection analysis.	4.75
04/30/20	Malaviya, Karna	Call with team to discuss state data analysis, including prep.	2.00
04/30/20	McKnight, David	Reviewing CPS class filings and analysis; Call with team to discuss state data analysis.	4.25
04/30/20	Nair, Rohit	Call with team to discuss state data analysis; Rerunning special education analysis with new assumptions.	4.00
04/30/20	Neidhart, Alyssa	Call with team to discuss state data analysis; Worked on claims data.	3.00
04/30/20	Paulson, Gara	Call with team to discuss state data analysis; MA and NY summary review.	3.00
04/30/20	Pender, Dean	Call with team to discuss state data analysis; Prepared state database follow-up materials; State database follow-up call with Idaho; State database workgroup meeting.	4.00
04/30/20	Piekny, Michael	Call with team to discuss state data analysis; Internal team call regarding state database; States database review.	4.50
04/30/20	Pirie, Ben	Call with team to discuss state data analysis; Worked on sensitivity testing for the OUD population projection.	5.25
04/30/20	Salzman, Andrew	Call with team to discuss state data analysis; Internal team call regarding state database; Florida opioid expense document review; Preparation for call with Vermont AG.	6.75
04/30/20	Shao, Alice	Call with team to discuss state data analysis; Prevention cost analysis.	4.00
04/30/20	Ward, Alison	Call with team to discuss state data analysis; Attended follow-up calls with CA and Idaho on state data responses; Worked on sensitivity analysis for OUD population projections.	7.00
04/30/20	Wilmot, Dayna	Call with team to discuss state data analysis; Internal team call regarding state database; Conducted analysis.	5.50
04/30/20	Xu, Hanyue	Call with team to discuss state data analysis; Updated the child welfare analysis to reflect historical inflation data.	3.00

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04/30/20	Zaveri, Mohnish	Call with team to discuss state data analysis; Review of state documents; Analysis; Research.	8.00
04/30/20	Zhu, Joy	Call with team to discuss state data analysis; State outreach; Analysis; Worked on Miller data analysis.	4.50
05/01/20	Austin Smith, Yvette	Call with multiple states counsel to discuss analyses; Worked on collecting state data.	0.75
05/01/20	Berkman, Mark P.	Team meeting to discuss data request; Reviewed ongoing analyses.	1.00
05/01/20	Duh, Josephine	Worked on data responses; Calls with IA and VT Attorney Generals; Team meeting to discuss data request.	4.25
05/01/20	Feinberg, Joelle	Team meeting to discuss data request; Worked on state apportionment; Reviewed additional OUD data; Began drafting memo to retain methodology.	5.00
05/01/20	McKnight, David	Call with states to discuss analyses; Worked on collecting state data.	3.00
05/01/20	Nair, Rohit	Revised audit file, checking number entries.	1.00
05/01/20	Neidhart, Alyssa	Worked on claims data.	2.00
05/01/20	Paulson, Gara	State database document Review of NY and MO data.	3.50
05/01/20	Piekny, Michael	State database review; State database memo drafting.	2.00
05/01/20	Salzman, Andrew	Team meeting to discuss data request; Team meeting to discuss state database; Vermont opioid expense document review; Preparation for call with Vermont AG; Call with Vermont AG.	7.00
05/01/20	Shao, Alice	Prevention cost analysis.	4.50
05/01/20	Ward, Alison	Reviewed Ted Miller's ACEs analysis and created a memo for the team; Followed up with states about data request; Explored NSDUH data on average income.	5.00
05/01/20	Wilmot, Dayna	Team meeting to discuss state database.	4.50
05/01/20	Zaveri, Mohnish	Team meeting to discuss data request; Review of state documents, analysis, and research.	7.50
05/02/20	Duh, Josephine	Worked on Iowa data request.	1.00
05/03/20	Duh, Josephine	Worked on State database; Worked on Iowa follow-up; Worked on Prevention costs analysis.	3.00
05/03/20	Feinberg, Joelle	Worked on apportionment for Delaware, Iowa and Illinois; Worked on state workbooks.	2.00
05/04/20	Austin Smith, Yvette	Team meeting to discuss case issues; Call w. counsel; Follow-up emails.	2.25
05/04/20	Berkman, Mark P.	Team meeting to discuss case issues; Call w. counsel; Follow-up emails.	2.25

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05/04/20	Duh, Josephine	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on State database; Prepared for calls with VT and SC. Followed up with IA.	4.00
05/04/20	Feinberg, Joelle	Team meeting to discuss case issues; Team meeting to discuss state database; Added descriptions to abatement programs; Pulled additional data; Created workbook for centralized apportionment calculations.	7.50
05/04/20	Kwan, Andrea	Team meeting to discuss case issues.	1.50
05/04/20	Malaviya, Karna	Team meeting to discuss case issues; Employment costs analysis.	2.00
05/04/20	McKnight, David	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on State database; Analysis of formulas for foster care.	4.50
05/04/20	Nair, Rohit	Team meeting to discuss case issues; NAS birth table.	3.50
05/04/20	Neidhart, Alyssa	Team meeting to discuss case issues; Worked with claims data.	2.00
05/04/20	Paulson, Gara	Team meeting to discuss case issues.	0.50
05/04/20	Pender, Dean	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database analysis; Developed list of exemplar programs.	4.00
05/04/20	Piekny, Michael	State database memo writing; Team meeting to discuss case issues; Team meeting to discuss state database.	6.50
05/04/20	Pirie, Ben	Team meeting to discuss case issues; Worked on updating the OUD population model.	1.25
05/04/20	Salzman, Andrew	Team meeting to discuss case issues; Team meeting to discuss state database; Reviewed VT response documents.	9.00
05/04/20	Shao, Alice	Team meeting to discuss case issues; Prevention cost research.	5.00
05/04/20	Ward, Alison	Team meeting to discuss case issues; Drafted analysis plan; Reviewed ACEs abatement plan; Worked on collecting state data.	7.00
05/04/20	Wilmot, Dayna	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database analysis.	4.75
05/04/20	Xu, Hanyue	Team meeting to discuss case issues; Team meeting to discuss state database; Follow-up call to discuss data issue.	2.75
05/04/20	Zaveri, Mohnish	Team meeting to discuss case issues; Team meeting to discuss state database; Review of state documents; Research and analysis.	8.00

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05/04/20	Zhu, Joy	Team meeting to discuss case issues; Team meeting to discuss state database; State outreach; Analysis of various issues.	4.50
05/05/20	Austin Smith, Yvette	Team meeting to discuss case issues; Follow-up calls.	2.50
05/05/20	Berkman, Mark P.	Call with counsel; Studied allocation formula.	2.00
05/05/20	Duh, Josephine	Call with VT AG; Worked on State data responses and outreach.	2.00
05/05/20	Feinberg, Joelle	Team meeting to discuss case issues; Created workbook for apportionment calculations; Completed pulling values from data sources.	6.50
05/05/20	Kwan, Andrea	Team meeting to discuss case issues; OUD population projection analysis.	4.50
05/05/20	Malaviya, Karna	Treatment costs analysis; Employment costs analysis, OUD population analysis.	6.50
05/05/20	McKnight, David	Team meeting to discuss case issues; Worked on school district claims.	3.50
05/05/20	Nair, Rohit	Team meeting to discuss case issues; Education cost analysis.	5.00
05/05/20	Neidhart, Alyssa	Worked on claims data.	2.00
05/05/20	Paulson, Gara	State database document review.	3.25
05/05/20	Pender, Dean	Call with CO Attorney General; Develop list of exemplar programs.	3.00
05/05/20	Piekny, Michael	State database memo writing; State database review.	6.00
05/05/20	Pirie, Ben	Team meeting to discuss case issues.	1.50
05/05/20	Salzman, Andrew	Reviewed VT response documents; Call with VT; Reviewed FL response documents.	10.75
05/05/20	Ward, Alison	State outreach for data collection; Reviewed OUD population projection analysis; Worked on loss tax revenue calculations.	8.00
05/05/20	Wilmot, Dayna	Edited state database workbook; Worked on state database analysis.	4.00
05/05/20	Xu, Hanyue	Updated welfare analysis.	1.50
05/05/20	Zaveri, Mohnish	Team meeting to discuss case issues; Review of state documents; State research and analysis.	8.00
05/05/20	Zhu, Joy	Team meeting to discuss case issues; State outreach; Analysis of various issues.	4.50
05/06/20	Austin Smith, Yvette	Team meeting to discuss case issues; Team meeting to discuss apportionment; Worked on SOA report memo.	1.75
05/06/20	Berkman, Mark P.	Reviewed allocation literature; Follow-up on revenue loss.	2.50
05/06/20	Duh, Josephine	Call with SC Attorney General; Team meeting to discuss apportionment; Call to discuss state database; Worked on prevention analysis.	5.75
05/06/20	Feinberg, Joelle	Team meeting to discuss apportionment; Finalized apportionment for IA, IL, and DE.	3.50

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05/06/20	Kwan, Andrea	Team meeting to discuss case issues; OUD population projection analysis.	3.50
05/06/20	Malaviya, Karna	Worked on employment costs.	3.00
05/06/20	McKnight, David	Worked on state data request; Worked on analysis.	3.25
05/06/20	Nair, Rohit	Worked on society of actuaries study.	6.25
05/06/20	Neidhart, Alyssa	Worked with OR and NJ claims data.	11.00
05/06/20	Paulson, Gara	Call with state Attorney General.	0.50
05/06/20	Pender, Dean	Developed list of exemplar programs.	8.50
05/06/20	Piekny, Michael	Team meeting to discuss case issues; Call with South Carolina; Continue state database memo; Analyzed State database.	6.00
05/06/20	Pirie, Ben	Worked on the OUD model sensitivity testing.	2.25
05/06/20	Salzman, Andrew	Reviewed FL response documents.	9.25
05/06/20	Shao, Alice	Prevention cost research.	1.75
05/06/20	Ward, Alison	Reviewed SOA article; Drafted memo on Opioid burden across stakeholders.	8.00
05/06/20	Wilmot, Dayna	Worked on state database; Worked on state document review.	6.25
05/06/20	Zaveri, Mohnish	Team meeting to discuss apportionment; Review of state documents; Conducted related research.	8.50
05/06/20	Zhu, Joy	Team meeting to discuss state issues and apportionment analysis for CJS, prevention, and education; Worked on analysis.	6.50
05/07/20	Austin Smith, Yvette	Team meeting to discuss work streams; Team meeting to discuss state database; NAMFCU call.	1.50
05/07/20	Berkman, Mark P.	Team meeting to discuss work streams; Team meeting to discuss state database; Reviewed OUD and ACES values.	2.25
05/07/20	Duh, Josephine	Call with TN Attorney General; Team meeting to discuss work streams; Team meeting to discuss state database; Team meeting on prevention costs; Worked on prevention cost analysis; Follow-up with VT Attorney General.	4.50
05/07/20	Feinberg, Joelle	Team meeting to discuss work streams; Team meeting to discuss state database; Worked on education research and analysis.	2.00
05/07/20	Kwan, Andrea	Team meeting to discuss work streams; Team meeting to discuss state database; Worked on OUD population projection analysis.	4.00
05/07/20	Malaviya, Karna	Team meeting to discuss work streams; Team meeting to discuss state database; NAMFCU call; Worked on employment costs analysis.	8.00
05/07/20	McKnight, David	Team meeting to discuss work streams; Team meeting to discuss state database; Updated non-healthcare costs; Worked on school district claims.	2.00

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05/07/20	Nair, Rohit	Worked on education memo; Worked on SOA analysis.	7.50
05/07/20	Neidhart, Alyssa	Team meeting to discuss work streams; Team meeting to discuss state database; Worked with OR and NJ claims data.	7.00
05/07/20	Paulson, Gara	Reviewed state database document.	5.75
05/07/20	Pender, Dean	Team meeting to discuss work streams; Team meeting to discuss state database; Follow-up call with ID Attorney General.	3.75
05/07/20	Pirie, Ben	Team meeting to discuss work streams; Team meeting to discuss state database; Worked on OUD model.	10.50
05/07/20	Salzman, Andrew	Team meeting to discuss work streams; Team meeting to discuss state database; Review of Florida response documents.	11.50
05/07/20	Shao, Alice	Team meeting to discuss work streams; Team meeting to discuss state database; Researched prevention cost.	5.00
05/07/20	Ward, Alison	Team meeting to discuss work streams; Team meeting to discuss state database; Reviewed SOA article; Edited memo; Worked on lost tax revenue calculations; Reviewed OUD population projections.	7.00
05/07/20	Wilmot, Dayna	Team meeting to discuss work streams; Team meeting to discuss state database; Worked on graphs; Worked on analysis.	6.50
05/07/20	Xu, Hanyue	Team meeting to discuss work streams; Team meeting to discuss state database; Updated summary table.	1.25
05/07/20	Zaveri, Mohnish	Team meeting to discuss work streams; Team meeting to discuss state database; Reviewed state documents; Worked on state research and analysis.	8.50
05/07/20	Zhu, Joy	Team meeting to discuss work streams; Team meeting to discuss state database; State outreach; Worked on analysis.	4.50
05/08/20	Berkman, Mark P.	Team meeting to discuss case issues; Reviewed OUD forecasts.	2.00
05/08/20	Duh, Josephine	Team meeting to discuss state database; Worked on state database.	1.00
05/08/20	Feinberg, Joelle	Researched data sources.	1.00
05/08/20	Kwan, Andrea	Team meeting to discuss case issues; OUD population projection analysis.	6.25
05/08/20	Malaviya, Karna	Worked on employment cost calculations.	7.00
05/08/20	McKnight, David	Researched school district claims; Worked on school district claims memo; Worked on updating non-healthcare costs.	6.75



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05/08/20	Nair, Rohit	Worked on NAS birth cost analysis; Worked on school board memo.	3.00
05/08/20	Neidhart, Alyssa	Team meeting to discuss state database; Reviewed NJ claims data.	3.00
05/08/20	Paulson, Gara	Reviewed state database document; Call with state Attorney General.	3.00
05/08/20	Pender, Dean	Team meeting to discuss state database.	3.25
05/08/20	Pirie, Ben	Worked on OUD model updates.	2.50
05/08/20	Salzman, Andrew	Finished FL response document review; Updated tables; Reviewed VT response documents.	7.00
05/08/20	Shao, Alice	Prevention cost research.	3.00
05/08/20	Ward, Alison	Worked on lost tax revenue calculations; Reviewed OUD population projections; Reviewed ACEs abatement program and drafted memo; Researched other potential ACEs calculations.	8.00
05/08/20	Wilmot, Dayna	Worked on state database analysis.	4.00
05/08/20	Xu, Hanyue	Updated analysis and summary table to reflect new OUD numbers.	2.25
05/08/20	Zaveri, Mohnish	Team meeting to discuss state database; Team meeting to discuss case issues; Reviewed state documents; Worked on analysis.	8.00
05/08/20	Zhu, Joy	Team meeting to discuss state database; Team meeting to discuss case issues; Worked on analysis.	5.50
05/10/20	Duh, Josephine	Worked on NJ state data response.	1.00
05/11/20	Austin Smith, Yvette	Team meeting to discuss case issues; Updated analysis.	1.00
05/11/20	Berkman, Mark P.	Team meeting to discuss case issues; Reviewed summary table.	2.75
05/11/20	Duh, Josephine	Team meeting to discuss case issues; Team meeting to discuss state database; Meeting to prep for call with NJ Attorney General. Worked on NJ state data response.	3.00
05/11/20	Feinberg, Joelle	Team meeting to discuss case issues; Team meeting to discuss state database; Updated new programs workbook; Updated tables with OUD population estimates.	2.00
05/11/20	Kwan, Andrea	Team meeting to discuss case issues; Team meeting to discuss state database.	2.50
05/11/20	Malaviya, Karna	Reviewed employment cost, death adjustment data; Reviewed Ruhm adjustment memo; Review inflation adjustments.	11.00
05/11/20	McKnight, David	Team meeting to discuss case issues; Reviewed school district claims; Updated non-healthcare cost analysis.	4.75
05/11/20	Nair, Rohit	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on NAS birth cost analysis.	4.75



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05/11/20	Neidhart, Alyssa	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on claims data.	4.25
05/11/20	Paulson, Gara	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database.	5.00
05/11/20	Pender, Dean	Team meeting to discuss case issues; Team meeting to discuss state database; Reviewed states database documents; Meeting to prep for call with NJ Attorney General; Worked on NJ state data response.	7.25
05/11/20	Piekny, Michael	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database.	4.50
05/11/20	Pirie, Ben	Team meeting to discuss case issues; Team meeting to discuss state database. Worked on OUD population model.	2.00
05/11/20	Salzman, Andrew	Team meeting to discuss case issues; Team meeting to discuss state database; Reviewed VT response documents; Edited sample program list memo.	8.50
05/11/20	Shao, Alice	Team meeting to discuss case issues; Team meeting to discuss state database; CJS cost update; Prevention cost research.	4.00
05/11/20	Ward, Alison	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on lost sales tax calculations; Worked on rehab treatment costs; Imported NAMFCU data; Reviewed inflation index options; Updated summary results tables.	9.00
05/11/20	Wilmot, Dayna	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database.	8.00
05/11/20	Xu, Hanyue	Team meeting to discuss case issues.	1.00
05/11/20	Zaveri, Mohnish	Team meeting to discuss case issues; Team meeting to discuss state database; Worked on state database documents; Worked on analysis; Call with states.	8.50
05/11/20	Zhu, Joy	Updated CJS allocation inputs and damages estimates.	6.50
05/12/20	Austin Smith, Yvette	Worked on school district claim memo.	1.50
05/12/20	Berkman, Mark P.	Met with counsel; Worked on ACEs and tax impact estimate.	2.75
05/12/20	Duh, Josephine	Call with NJ Attorney General; Worked on follow-up materials for NJ; Worked on state responses.	2.50
05/12/20	Feinberg, Joelle	Team meeting to discuss state database.	0.50

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05/12/20	Malaviya, Karna	Updated deaths data; Updated employment costs and treatment costs analysis; Reviewed inflation data.	8.00
05/12/20	McKnight, David	Worked on inflation; Worked on state database; Worked on NAS estimation.	3.50
05/12/20	Nair, Rohit	Met with counsel; Reviewed inflation.	2.25
05/12/20	Neidhart, Alyssa	Worked on claims data.	4.00
05/12/20	Paulson, Gara	Updated state database document; Reviewed state database document.	3.00
05/12/20	Pender, Dean	Worked on state production follow up materials; Call with NJ Attorney General; Review state database documents.	8.50
05/12/20	Piekny, Michael	Call with DE; Reviewed state database document.	4.00
05/12/20	Pirie, Ben	Worked on OUD population model.	0.50
05/12/20	Salzman, Andrew	Reviewed VT response documents.	7.25
05/12/20	Shao, Alice	Team meeting to discuss state database; Prevention cost research; Updated CJS workbook.	3.00
05/12/20	Ward, Alison	Met with counsel; Worked on ACEs and tax impact estimate; Reviewed and finalized inflation calculations.	9.00
05/12/20	Wilmot, Dayna	Team meeting to discuss state database.	7.75
05/12/20	Zaveri, Mohnish	Team meeting to discuss state database.	7.50
05/12/20	Zhu, Joy	Team meeting to discuss state database; State outreach; Updated CJS workbook.	5.50
05/13/20	Austin Smith, Yvette	Met with counsel to discuss results.	1.75
05/13/20	Berkman, Mark P.	Met with counsel to discuss results.	2.00
05/13/20	Duh, Josephine	Team meeting to discuss state database; Worked on state responses; Prepared for FL Attorney General call.	4.25
05/13/20	Feinberg, Joelle	Updated OUD apportionment.	2.00
05/13/20	Kwan, Andrea	Team meeting to discuss state database; Worked on analysis.	2.50
05/13/20	Malaviya, Karna	Finalized employment costs analysis; Began employment costs memo.	7.00
05/13/20	McKnight, David	State data request follow up.	1.50
05/13/20	Moore, Ethan	Team meeting to discuss state database.	0.75
05/13/20	Neidhart, Alyssa	Team meeting to discuss state database; Worked on claims data.	2.25
05/13/20	Paulson, Gara	Updated state database document.	1.50
05/13/20	Pender, Dean	Reviewed state database.	6.25
05/13/20	Piekny, Michael	Reviewed PR state database.	4.25
05/13/20	Pirie, Ben	Worked on NJ claims analysis; Updated the OUD population model.	2.25
05/13/20	Salzman, Andrew	Reviewed VT response documents. Worked on FL memo in prep for call.	6.75
05/13/20	Shao, Alice	Prevention cost analysis.	2.00

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05/13/20	Ward, Alison	Worked on tax impact estimate; Reviewed counsel's spreadsheet; Created ACEs estimates based on data provided by CA.	8.00
05/13/20	Wilmot, Dayna	Worked on state database analysis.	7.50
05/13/20	Zaveri, Mohnish	Team meeting to discuss state database; State documents review; Worked on analysis; Call with states.	8.00
05/13/20	Zhu, Joy	Team meeting to discuss state database; State outreach.	4.50
05/14/20	Austin Smith, Yvette	Team call to discuss case issues; Reviewed state data.	1.75
05/14/20	Berkman, Mark P.	Worked with team on ACES and tax impact estimate.	1.75
05/14/20	Duh, Josephine	Team call to discuss state database; Call to prep for FL Attorney General call; Reviewed FL materials to prep for call; Worked on VT data response.	4.50
05/14/20	Kwan, Andrea	Team call to discuss state database; Prevention cast analysis.	1.25
05/14/20	Malaviya, Karna	Finalized employment costs memo; Began sales tax analysis; Reviewed Miller Group analysis.	7.50
05/14/20	McKnight, David	Worked on state database analysis.	1.50
05/14/20	Moore, Ethan	Team call to discuss state database; Worked on WY costs.	2.75
05/14/20	Nair, Rohit	Worked on data updates.	0.50
05/14/20	Neidhart, Alyssa	Worked on claims data.	1.00
05/14/20	Paulson, Gara	Updated state database.	4.00
05/14/20	Pender, Dean	Team call to discuss state database; Overview of state database materials.	1.00
05/14/20	Piekny, Michael	Reviewed PR state database.	4.75
05/14/20	Pirie, Ben	Worked on NJ claims analysis.	1.25
05/14/20	Salzman, Andrew	Team call to discuss state database; Worked on FL memo; Edited summary table.	8.50
05/14/20	Shao, Alice	Prevention cost analysis.	2.00
05/14/20	Ward, Alison	Worked on tax impact estimate; Reviewed counsel spreadsheet; State outreach; Created a code based data query for NH; Downloaded new NAMFCU data.	6.00
05/14/20	Wilmot, Dayna	Team call to discuss state database; Worked on state database analysis.	8.00
05/14/20	Xu, Hanyue	Team call to discuss state database; Updated data.	7.75
05/14/20	Zaveri, Mohnish	Team call to discuss state database; Worked on analysis; Call with states.	8.00
05/14/20	Zhu, Joy	Reviewed OUD projection; Reviewed state data request; State outreach.	3.50
05/15/20	Austin Smith, Yvette	Reviewed billing and invoices; Outlined continuing work plan.	1.75

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05/15/20	Berkman, Mark P.	Worked with team on ACES and tax impact estimate.	2.50
05/15/20	Duh, Josephine	Prep for call with FL Attorney General; Team call to discuss state database.	2.00
05/15/20	Feinberg, Joelle	Reviewed counsel's analysis; Created workbooks for TBG abatement sub-category allocation.	2.50
05/15/20	Kwan, Andrea	Team call to discuss state database;	1.50
05/15/20	Malaviya, Karna	Updated lost taxes analysis; Continued review of Miller Group analysis.	5.00
05/15/20	McKnight, David	Worked on state database.	1.75
05/15/20	Moore, Ethan	Worked on WY costs.	5.00
05/15/20	Nair, Rohit	Worked on analysis and new data.	1.75
05/15/20	Neidhart, Alyssa	Worked on claims data.	2.75
05/15/20	Pender, Dean	Researched NAS outlier data point.	0.25
05/15/20	Piekny, Michael	Reviewed PR state database.	5.75
05/15/20	Salzman, Andrew	Finished FL call memo; Call with FL representatives; Drafted follow up email; Reviewed IN response documents.	7.75
05/15/20	Shao, Alice	Team call to discuss state database; Prevention cost analysis.	3.50
05/15/20	Ward, Alison	Reviewed data from state responses; Worked on ACEs cost projections and reviewed the OUD prevention costs; Followed up with states.	6.00
05/15/20	Wilmot, Dayna	Worked on graphs and memo for state database deliverable.	3.00
05/15/20	Zaveri, Mohnish	Team call to discuss state database; Worked on analysis; Call with states.	7.50
05/15/20	Zhu, Joy	Team call to discuss state database; State outreach.	3.00
05/17/20	Duh, Josephine	Worked on follow up with FL Attorney General.	1.00
05/18/20	Austin Smith, Yvette	Team update meeting; Drafted state data work plan; Emailed counsel about deliverables.	1.00
05/18/20	Berkman, Mark P.	Team update meeting; Reviewed ACEs and tax impact estimate.	2.25
05/18/20	Duh, Josephine	Team update meeting; Call on prevention costs; Worked on state data responses.	1.50
05/18/20	Feinberg, Joelle	Team update meeting; Researched NSDUH data; Worked on counsel's ACEs analysis.	1.50
05/18/20	Kwan, Andrea	Team update meeting; Prepared client deliverable.	4.75
05/18/20	Malaviya, Karna	Worked on counsel's ACEs analysis; Worked on employment costs.	4.50
05/18/20	McKnight, David	Team update meeting; Team meeting to discuss state database; Worked on state database.	2.50
05/18/20	Moore, Ethan	Reviewed WY response documents; Updated data.	4.00
05/18/20	Nair, Rohit	Team update meeting; Worked on baseline TN rates.	1.50

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05/18/20	Neidhart, Alyssa	Team update meeting.	1.00
05/18/20	Paulson, Gara	Team update meeting; Team meeting to discuss state database; Reviewed state database document.	2.25
05/18/20	Pender, Dean	Team update meeting; Call on prevention costs; Reviewed TN follow up links.	2.50
05/18/20	Piekny, Michael	Team update meeting; Team meeting to discuss state database; Reviewed state database document.	1.75
05/18/20	Pirie, Ben	Team update meeting; Worked on OUD population model; Worked on NJ claims data.	7.75
05/18/20	Salzman, Andrew	Team update meeting; Team meeting to discuss state database; Reviewed IN documents.	7.50
05/18/20	Shao, Alice	Team update meeting; Prevention cost research.	3.25
05/18/20	Ward, Alison	Team update meeting; Team meeting to discuss state database; Worked on ACEs analysis; Reviewed healthcare costs data; Updated treated cost analysis; State outreach for data collection; Worked on lost income and sales tax analysis.	7.00
05/18/20	Wilmot, Dayna	Team update meeting; Team meeting to discuss state database; Worked on memo.	6.50
05/18/20	Xu, Hanyue	Team update meeting.	0.75
05/18/20	Zaveri, Mohnish	Reviewed state documents; Team update meeting; Team meeting to discuss state database; Worked on analysis; Worked on state database memo.	8.00
05/18/20	Zhu, Joy	Team meeting to discuss state database; Worked on state database; State outreach; Worked on analysis.	4.50
05/19/20	Austin Smith, Yvette	Attorney General group call; Team update meeting; Call with Nevada Attorney General.	2.00
05/19/20	Berkman, Mark P.	Call with counsel; Call with Nevada Attorney General.	2.75
05/19/20	Duh, Josephine	Worked on abatement analysis; Call with Nevada Attorney General; Worked on abatement programs list and comparison.	2.75
05/19/20	Kwan, Andrea	Team update meeting; Prepared client deliverable; Reviewed historical prevention costs.	3.00
05/19/20	Malaviya, Karna	Finished ACEs memo; Worked on NSDUH data; Updated employment costs calculation.	5.00
05/19/20	McKnight, David	Worked on state database memo; Worked on analysis of NAS costs.	2.50
05/19/20	Nair, Rohit	Met with NAS workgroup; Worked on special education analysis.	6.50
05/19/20	Neidhart, Alyssa	Worked on claims data.	4.00
05/19/20	Paulson, Gara	Updated state database; Reviewed state database.	3.25

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05/19/20	Pender, Dean	Team update meeting; Reviewed TN follow up documents; Audited completed templates; Call with NAS workgroup; NAS research.	6.00
05/19/20	Piekny, Michael	Team update meeting; Met with NAS workgroup; Reviewed state database.	2.25
05/19/20	Pirie, Ben	Updated the OUD population model; Worked on NJ claims data.	3.50
05/19/20	Salzman, Andrew	Met with NAS workgroup; Reviewed IN response documents.	8.25
05/19/20	Shao, Alice	Team update meeting; Worked on CJS Texas analysis.	2.75
05/19/20	Ward, Alison	Created deliverable presentation; Worked on ACEs analysis; Reviewed state data collection on healthcare costs; State outreach for data collection; Worked on lost income and sales tax analysis; Team update meeting.	8.00
05/19/20	Wilmot, Dayna	Worked on memo; Created charts.	4.25
05/19/20	Zaveri, Mohnish	Team update meeting; Reviewed state documents; Worked on analysis; Worked on state database memo.	8.00
05/19/20	Zhu, Joy	State outreach; Worked on comparison analysis.	5.50
05/20/20	Austin Smith, Yvette	Reviewed and edited presentation.	0.75
05/20/20	Berkman, Mark P.	Reviewed presentation; Research.	2.00
05/20/20	Duh, Josephine	Worked on presentation; Worked on SC and VT state responses; Worked on COVID research.	3.25
05/20/20	Feinberg, Joelle	Team meeting to discuss state database; Team meeting to discuss CJS; Reviewed OK programs with OK Attorney General; Reviewed program descriptions.	3.00
05/20/20	Kwan, Andrea	Prepared client deliverable; Reviewed literature for historical prevention costs.	3.75
05/20/20	Malaviya, Karna	Updated employment costs; Added ACEs calculations.	2.00
05/20/20	McKnight, David	Reviewed and updated non-healthcare costs; Worked on state database.	2.50
05/20/20	Nair, Rohit	Updated NAS birth comparison chart.	7.25
05/20/20	Neidhart, Alyssa	Worked on claims data.	4.75
05/20/20	Paulson, Gara	Updated state database.	0.50
05/20/20	Pender, Dean	Team meeting to discuss state database; Updated NAS costs comparison inputs; Prep for cost component comparison.	6.00
05/20/20	Piekny, Michael	Team meeting to discuss state database; Team meeting to discuss CJS;	2.00
05/20/20	Pirie, Ben	Updated OUD population model; Worked on NJ claims data.	2.25
05/20/20	Salzman, Andrew	Reviewed IN document submission; Researched FL NAS.	7.75

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05/20/20	Shao, Alice	Team meeting to discuss state database; Researched COVID impact; Worked on TX analysis; Worked on prevention cost update.	4.00
05/20/20	Ward, Alison	Team meeting to discuss state database; Worked on ACEs analysis; Reviewed state data information on healthcare costs; Updated treatment cost analysis; State outreach for data collection; Edited lost income and sales tax analysis.	7.00
05/20/20	Wilmot, Dayna	Team meeting to discuss state database; Worked on AK data analysis.	3.25
05/20/20	Zaveri, Mohnish	Team meeting to discuss state database; Reviewed state documents; Worked on analysis; Worked on state database memo.	8.00
05/20/20	Zhu, Joy	Team meeting to discuss state database; State outreach; Worked on comparison analysis.	6.50
05/21/20	Austin Smith, Yvette	Worked on presentation.	2.50
05/21/20	Berkman, Mark P.	Worked on presentation.	3.00
05/21/20	Duh, Josephine	Team meeting to discuss presentation; Worked on presentation.	2.25
05/21/20	Feinberg, Joelle	Updating CJS analysis with state-level data; Worked on state programs master; Updated data and formatting.	3.50
05/21/20	Kwan, Andrea	Team meeting to discuss state database; Review literature for historical prevention costs.	5.50
05/21/20	Malaviya, Karna	Worked on presentation lost income and sales tax cost sections; Worked on ACEs calculation.	5.50
05/21/20	McKnight, David	Worked on presentation slides; Reviewed analysis; Worked on state data memo.	6.50
05/21/20	Moore, Ethan	Reviewed Tennessee DR response and processed relevant data.	5.25
05/21/20	Nair, Rohit	Worked on NAS birth comparison memo and charts.	8.50
05/21/20	Neidhart, Alyssa	Worked on claims data.	5.00
05/21/20	Paulson, Gara	Team meeting to discuss state database;	0.75
05/21/20	Pender, Dean	Team meeting to discuss state database; Team meeting to discuss cost comparison; Reviewed state database.	8.25
05/21/20	Piekny, Michael	Team meeting to discuss state database; Team meeting to discuss cost comparison; Reviewed state database.	1.50
05/21/20	Pirie, Ben	Worked on NJ claims data.	2.75
05/21/20	Salzman, Andrew	Finished IN document review; Worked on V follow up materials.	6.25
05/21/20	Shao, Alice	Team meeting to discuss state database; COVID impact research.	5.50

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05/21/20	Ward, Alison	Team meeting to discuss state database; State Attorney General meeting; Worked on ACEs analysis; Reviewed state data information on healthcare costs; Updated treatment cost analysis; State outreach for data collection; Updated lost income and sales tax analysis.	7.00
05/21/20	Wilmot, Dayna	Team meeting to discuss cost comparison; Worked on memo deliverable.	8.00
05/21/20	Xu, Hanyue	Worked on presentation; Updated the model to incorporate new discounting method.	6.00
05/21/20	Zaveri, Mohnish	Team meeting to discuss state database; Team meeting to discuss cost comparison; Worked on analysis; Worked on state database memo; Prepped visual summary for state database.	11.00
05/21/20	Zhu, Joy	Team meeting to discuss state database; State outreach; Worked on comparison analysis.	5.50
05/22/20	Austin Smith, Yvette	Reviewed presentation.	1.50
05/22/20	Berkman, Mark P.	Reviewed presentation; Sent presentation to counsel.	3.50
05/22/20	Duh, Josephine	Presentation with state Attorney Generals; Worked on State responses.	2.00
05/22/20	Malaviya, Karna	Prep for call; Call with counsel.	3.00
05/22/20	McKnight, David	Worked on state data analysis; Worked on state database memo; Prep for call with states; Call with states.	8.25
05/22/20	Moore, Ethan	Team meeting to discuss state database; Reviewed TN DR response and processed relevant data.	5.50
05/22/20	Nair, Rohit	Worked on NAS birth comparison memo and charts.	3.00
05/22/20	Pender, Dean	Team meeting to discuss state database; Reviewed costs components comparison memo.	3.00
05/22/20	Piekny, Michael	Edited state database memo.	1.00
05/22/20	Pirie, Ben	Worked on NJ claims data.	2.00
05/22/20	Salzman, Andrew	Team meeting to discuss state database; Worked on VT follow up materials; Reviewed NAS memo.	8.75
05/22/20	Shao, Alice	Cleaned CJS code.	2.00
05/22/20	Ward, Alison	Team meeting to discuss state database; State Attorney General meeting; Worked on ACEs analysis; Reviewed state data information on healthcare costs; Updated treatment cost analysis; State outreach for data collection; Updated lost income and sales tax analysis.	6.50
05/22/20	Wilmot, Dayna	Team meeting to discuss state database; Worked on memo deliverable; Updated IO document data.	6.50



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05/22/20	Zaveri, Mohnish	Team meeting to discuss state database; Team meeting to discuss cost comparison; Worked on analysis; Worked on state database memo; State Attorney General meeting.	9.50
05/22/20	Zhu, Joy	Team meeting to discuss state database; State outreach; Worked on comparison analysis.	4.50
05/25/20	Austin Smith, Yvette	Reviewed state data analysis memo.	1.25
05/25/20	Neidhart, Alyssa	Worked on claims data.	4.50
05/25/20	Zhu, Joy	Worked on state database; State outreach; Worked on state specific analysis.	6.50
05/26/20	Austin Smith, Yvette	Team meeting on state database;	1.00
05/26/20	Berkman, Mark P.	Call with counsel; Reviewed state data memo.	3.25
05/26/20	Duh, Josephine	Reviewed update on claims data and provided feedback; Call with TN Attorney General; Worked on information request regarding COVID and opioids.	4.25
05/26/20	Malaviya, Karna	Worked on table of ACE programs.	2.00
05/26/20	McKnight, David	Team meeting on state database; Worked on state data analysis.	2.50
05/26/20	Moore, Ethan	Call with TN Attorney General office; Pulled data from TN Attorney General documents.	2.00
05/26/20	Nair, Rohit	Worked on cleaning up sources for NAS costs.	4.75
05/26/20	Paulson, Gara	Team meeting on state database; Reviewed state database.	4.00
05/26/20	Pender, Dean	Team meeting on state database; Coordinated TN follow up; TN follow up call; Reviewed TN supplementary information document.	1.00
05/26/20	Piekny, Michael	Team meeting on state database; Reviewed state database.	4.75
05/26/20	Pirie, Ben	Worked on NJ claims data.	3.00
05/26/20	Salzman, Andrew	Reviewed VT response documents.	4.50
05/26/20	Ward, Alison	Team meeting on state database; Worked on the state database memo for state health care cost comparison to the top down analysis; Reviewed literature on excess health care costs associated with super opioid users.	5.00
05/26/20	Wilmot, Dayna	Worked on state database analysis for Alaska; Updated memo.	7.00
05/26/20	Zaveri, Mohnish	Team meeting on state database; Reviewed state documents; Worked on analysis; Research; Call with states.	4.75
05/26/20	Zhu, Joy	Team meeting on state database; State outreach; State specific analysis.	5.00
05/27/20	Austin Smith, Yvette	Team update call; Reviewed state data memo.	1.00
05/27/20	Berkman, Mark P.	Arizona data call; Reviewed counsel's report.	2.00
05/27/20	Duh, Josephine	Call with SC DAODAS; Team update call; Team meeting to discuss abatement.	6.75
05/27/20	Feinberg, Joelle	Team meeting to discuss abatement.	1.00

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05/27/20	Kwan, Andrea	Team call to discuss case issues.	1.25
05/27/20	McKnight, David	Worked on state database; Worked on education expense analysis.	2.50
05/27/20	Neidhart, Alyssa	Team update call; Worked on claims data.	5.00
05/27/20	Paulson, Gara	Call with MA Attorney Generals.	0.75
05/27/20	Pender, Dean	Edited state database memo; Reviewed new data from NJ.	2.25
05/27/20	Piekny, Michael	Call with SC; Reviewed state database.	3.00
05/27/20	Pirie, Ben	Team update call; Reviewed NJ claims data.	2.00
05/27/20	Salzman, Andrew	Reported state document review progress; Reviewed ME state response documents.	6.75
05/27/20	Shao, Alice	Team meeting to discuss abatement.	4.00
05/27/20	Ward, Alison	Updated lost taxes calculations; Updated treatment cost calculations.	5.00
05/27/20	Zaveri, Mohnish	Team update call; Reviewed state documents; Worked on analysis; Research; Call with states.	8.50
05/27/20	Zhu, Joy	Team meeting to discuss abatement; Worked on state database; State outreach.	4.50
05/28/20	Austin Smith, Yvette	Team meeting to discuss state database.	1.25
05/28/20	Berkman, Mark P.	Team meeting to discuss state database; Reviewed state data issues.	2.25
05/28/20	Duh, Josephine	Team meeting to discuss state database; Call with NJ Attorney General; Reviewed AK data; Call with OR Attorney General; Follow up on OR and NJ; Worked on abatement plans survey instrument.	6.25
05/28/20	Feinberg, Joelle	Researched CO abatement plan documents.	1.50
05/28/20	Malaviya, Karna	Abatement program survey; Updated lost taxes methodology, Added future costs projection to analysis.	7.00
05/28/20	McKnight, David	Worked on state database.	1.50
05/28/20	Neidhart, Alyssa	Worked on claims data.	4.00
05/28/20	Pender, Dean	Worked on state database; Follow up call with NJ Attorney General.	1.25
05/28/20	Piekny, Michael	Call with CT; Reviewed state database.	2.50
05/28/20	Salzman, Andrew	Reviewed ME response documents; Call with ME representatives.	8.25
05/28/20	Ward, Alison	Team meeting to discuss state database; State outreach for data collection; Worked on state survey about abatement programs; Worked on state database memo.	5.00
05/28/20	Wilmot, Dayna	Team meeting to discuss state database; Finished AK data entry and memo; Updated CA and WI data.	8.00
05/28/20	Zaveri, Mohnish	Team meeting to discuss state database; Reviewed state documents; Worked on analysis; Research; Call with states.	7.75

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05/28/20	Zhu, Joy	Team meeting to discuss state database; State outreach for data collection; Worked on state specific analysis.	3.50
05/29/20	Berkman, Mark P.	Team meeting to discuss state database.	1.00
05/29/20	Duh, Josephine	Team meeting to discuss state database; Worked on state database; Follow up with states; Worked on AK documents.	3.75
05/29/20	Feinberg, Joelle	Team meeting to discuss state database.	1.00
05/29/20	Malaviya, Karna	Updated employment costs analysis with future costs and summary table; Prepared rehab treatment costs analysis for audit.	5.00
05/29/20	McKnight, David	Team meeting to discuss state database; Worked on state database analysis.	2.25
05/29/20	Moore, Ethan	Team meeting to discuss state database.	1.00
05/29/20	Neidhart, Alyssa	Worked on claims data.	2.50
05/29/20	Paulson, Gara	Team meeting to discuss state database; Updated state database.	5.50
05/29/20	Piekny, Michael	Reviewed state database.	2.50
05/29/20	Pirie, Ben	Worked on processing and tabulating the NJ claims data.	3.50
05/29/20	Salzman, Andrew	Reviewed VT, FL, IN, and ME data for state database meeting; Team meeting to discuss state database; Reviewed ME response documents.	3.75
05/29/20	Ward, Alison	Team meeting to discuss state database; Updated lost taxes calculations; Audited treatment cost calculations.	4.00
05/29/20	Wilmot, Dayna	Team meeting to discuss state database; Updated WI and CA data.	7.00
05/29/20	Zaveri, Mohnish	Team meeting to discuss state database; Reviewed state documents; Worked on analysis; Research; Call with states.	7.50
05/29/20	Zhu, Joy	Team meeting to discuss state database; State outreach; Worked on state specific analysis.	4.50
05/30/20	Duh, Josephine	Worked on questions for FL Attorney General; Provided feedback to analyst on SC claims data.	1.50
06/01/20	Berkman, Mark P.	Supervised analysis.	2.50
06/01/20	Duh, Josephine	Team meeting to discuss analysis; Worked on geographic adjustments to medical costs; Worked on State database, including data review for AK.	2.50
06/01/20	Feinberg, Joelle	Researched CMS and HCCI data sources; Compiling memorandum with sources to express geographic unit, availability, calculation, and other useful information for sources to team.	5.50

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06/01/20	Malaviya, Karna	Finished updating lost taxes analysis; Created audit memorandum for treatment costs analysis; Finished updating treatment costs analysis.	8.00
06/01/20	McKnight, David	Call with MD; Team meeting to discuss analysis; Worked on criminal justice analysis.	2.50
06/01/20	Moore, Ethan	Team meeting to discuss analysis, including prep.	1.00
06/01/20	Nair, Rohit	Team meeting to discuss analysis; Worked on imputing data.	0.75
06/01/20	Neidhart, Alyssa	Team meeting to discuss analysis; Worked on claims data.	3.00
06/01/20	Paulson, Gara	State database document review.	5.50
06/01/20	Pender, Dean	Team meeting to discuss analysis.	0.50
06/01/20	Piekny, Michael	Connecticut state database data review.	3.50
06/01/20	Pirie, Ben	Team meeting to discuss analysis; Worked on tabulating claims data.	3.25
06/01/20	Salzman, Andrew	State document review for Maine special education.	0.75
06/01/20	Shao, Alice	Team meeting to discuss analysis; Worked on treatment audit.	1.50
06/01/20	Ward, Alison	Worked on new Medicaid OUD population estimates; Updated the lost tax analysis; Worked on comparison of top-down estimates with the state database analysis.	6.00
06/01/20	Wilmot, Dayna	Team meeting to discuss analysis; Worked on SGL for claims data; Worked on analysis for state database memorandum; Worked on state specific memorandum ahead of meeting with law firm.	7.25
06/01/20	Xu, Hanyue	Team meeting to discuss analysis.	0.50
06/01/20	Zaveri, Mohnish	Team meeting to discuss analysis; Reviewed documents from states; Follow-up with states; Conducted analysis; Research.	8.50
06/01/20	Zhu, Joy	Team meeting to discuss analysis; Reviewed documents from states; Follow-up with states; Conducted analysis; Research.	5.00
06/02/20	Austin Smith, Yvette	Team call regarding NAS treatment changes.	0.50
06/02/20	Berkman, Mark P.	Call with counsel; Supervised analysis.	2.25
06/02/20	Duh, Josephine	Call with VT AG; Internal call with team member to prep for AK call.	1.50
06/02/20	Feinberg, Joelle	Worked on state apportionment data; Email correspondence with team regarding files for Florida and Alaska.	0.50
06/02/20	Malaviya, Karna	Team call to discuss remaining analyses; Worked on lost taxes; Treatment cost analyses.	6.00
06/02/20	McKnight, David	Geographic spending adjustments analysis; State level analysis; Call with MD.	3.25
06/02/20	Nair, Rohit	Internal call regarding NAS treatment changes.	0.50

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06/02/20	Neidhart, Alyssa	Worked on claims data.	6.25
06/02/20	Paulson, Gara	State database document review and update.	3.00
06/02/20	Piekny, Michael	State database document review.	2.50
06/02/20	Pirie, Ben	Worked on processing and tabulating claims data.	3.00
06/02/20	Salzman, Andrew	Prepared for call with Indiana; State document review of Maine follow-up documents.	5.50
06/02/20	Shao, Alice	Team call to discuss remaining analyses.	1.00
06/02/20	Ward, Alison	Worked on comparison of top-down estimates with the state database analysis; Created Medicaid data requests to share with several states; Discussed data collection with several states; Worked on lost income taxes due to deaths and incarcerations.	7.00
06/02/20	Wilmot, Dayna	Internal call with team member to prep for AK call; Worked on state database analysis; Started work on claims data analysis.	5.25
06/02/20	Zaveri, Mohnish	Internal call regarding NAS treatment changes; Reviewed documents from states; Follow-up with states; Conducted research and analysis.	8.00
06/02/20	Zhu, Joy	State DR outreach; Reviewed summary table updates; CJS comparisons.	4.00
06/03/20	Austin Smith, Yvette	Conducted analysis of state database.	0.75
06/03/20	Berkman, Mark P.	Supervised analysis.	2.00
06/03/20	Duh, Josephine	Call with Motley Rice regarding Alaska; Call with Indiana representatives; Prepared for IN, AK and Puerto Rico calls.	3.50
06/03/20	Kwan, Andrea	OUD population projections.	1.50
06/03/20	Malaviya, Karna	Created state-year level treatment costs and shared with state database team; Worked on lost taxes analysis.	7.00
06/03/20	McKnight, David	State level analysis and outreach.	1.75
06/03/20	Moore, Ethan	Gathered opioid data from Tennessee AG documents.	7.75
06/03/20	Nair, Rohit	Revised NAS costs charts for memorandum to team.	2.75
06/03/20	Neidhart, Alyssa	Worked on claims data; Call to discuss claims data.	6.00
06/03/20	Paulson, Gara	State database document review and update.	0.75
06/03/20	Piekny, Michael	Puerto Rico state database data review.	3.50
06/03/20	Pirie, Ben	Worked on processing and tabulating claims data; Call to discuss claims data.	4.00
06/03/20	Salzman, Andrew	Prepared for call with Indiana; Call with Indiana representatives; State document review of Maine follow-up documents.	3.25
06/03/20	Shao, Alice	Conducted data research; OUD treatment population update; Internal team call to discuss criminal justice system analysis.	5.00

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06/03/20	Ward, Alison	Worked on comparison of top-down estimates with the state database analysis; Worked on lost income taxes due to deaths and incarcerations; Meeting with outside experts to discuss data and analysis for CO.	6.00
06/03/20	Wilmot, Dayna	Worked on claims data analysis and state database memorandum analysis. Worked on state data.	7.00
06/03/20	Zaveri, Mohnish	Internal team call to discuss criminal justice system analysis; Reviewed documents from states; Conducted analysis and related research.	8.00
06/03/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables; Internal team call to discuss criminal justice system analysis.	4.50
06/04/20	Austin Smith, Yvette	Team call to discuss analysis.	0.25
06/04/20	Berkman, Mark P.	Call with Rubin Brown staff; Team call to discuss analysis; Reviewed Miller values.	3.50
06/04/20	Duh, Josephine	Call with Motley Rice regarding Puerto Rico; Internal call to discuss state database; Worked on state responses (IN, VT, PR); Worked on geographic adjustments for medical services; Team call to discuss analysis; Internal call to discuss proof of claims requirements.	6.00
06/04/20	Feinberg, Joelle	Worked on criminal justice system comparisons; Revised state apportionment workbook using updated child welfare estimates.	3.50
06/04/20	Kwan, Andrea	LOUD population projections.	0.25
06/04/20	Malaviya, Karna	Created state-year results for lost taxes analysis; Updated treatment costs analysis; Worked on incarceration analysis.	4.00
06/04/20	McKnight, David	Team call to discuss analysis; State level analysis work.	2.00
06/04/20	Moore, Ethan	Gathered opioid costs data from Tennessee AG documents.	5.25
06/04/20	Nair, Rohit	Added special education data and NAS data to chart.	2.00
06/04/20	Neidhart, Alyssa	Worked on claims data.	5.00
06/04/20	Paulson, Gara	State database review and related updates.	3.00
06/04/20	Pender, Dean	Internal call to discuss state database; Team call to discuss analysis.	6.00
06/04/20	Piekny, Michael	Puerto Rico state database document review; Call with Motley Rice regarding Puerto Rico.	3.75
06/04/20	Pirie, Ben	Worked on processing and tabulating claims data.	1.25
06/04/20	Salzman, Andrew	State document review of Maine follow-up documents; Internal call to discuss state database.	7.50
06/04/20	Shao, Alice	Maine research and OUD updates.	1.00

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06/04/20	Viviar, Priscila	Team call to discuss analysis, including prep.	0.50
06/04/20	Ward, Alison	Updated top-down healthcare costs to account for opioid super users; Reviewed literature on geographical variation in healthcare costs.	6.00
06/04/20	Wilmot, Dayna	Worked on claims data analysis and state database memorandum analysis; Internal call to discuss state database.	7.00
06/04/20	Zaveri, Mohnish	Team call to discuss analysis; Reviewed documents from states; Follow-up with states; Conducted analysis and related research; Internal call to discuss proof of claims requirements.	8.00
06/04/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables; Criminal justice system comparisons; Internal call to discuss proof of claims requirements.	5.50
06/05/20	Berkman, Mark P.	Team call to discuss Puerto Rico data; Prepared for conference call with counsel.	1.75
06/05/20	Duh, Josephine	Team call to discuss Puerto Rico data; Worked on state database responses; Worked on geographic adjustment; Internal call to discuss geographic adjustments; Addressed team questions on claims data.	3.75
06/05/20	Feinberg, Joelle	Worked on state apportionment for Alaska and Florida; Sourcing data on state indexes for healthcare costs with Medicaid; Internal call to discuss geographic adjustments; Research regarding Sahmsa data.	4.00
06/05/20	Kwan, Andrea	OUD population projections.	1.75
06/05/20	McKnight, David	Team call to discuss Puerto Rico data; State data collecting.	1.00
06/05/20	Moore, Ethan	Gathered opioid cost data from Tennessee AG documents.	2.00
06/05/20	Nair, Rohit	Finished NAS/special education write-up.	0.75
06/05/20	Neidhart, Alyssa	Worked on claims data;	2.75
06/05/20	Paulson, Gara	State database review and related updates.	4.50
06/05/20	Pender, Dean	Apportionment review for selected states.	4.50
06/05/20	Piekny, Michael	State database review for Puerto Rico; Team call to discuss Puerto Rico data.	2.25
06/05/20	Pirie, Ben	Worked on processing and tabulating claims data.	2.25
06/05/20	Salzman, Andrew	State document review for Indiana, Maine, Vermont; Follow-up on state related documents.	5.00
06/05/20	Shao, Alice	Medicaid and state employee cost update.	6.50
06/05/20	Viviar, Priscila	Team call to discuss Puerto Rico data.	1.00



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06/05/20	Ward, Alison	Worked on generating state specific estimates for treatment costs; Reviewed proposals for geographic differentiation in excess OUD costs; Team call to discuss Puerto Rico data; Corresponded with states; Analyzed workers compensation data.	6.00
06/05/20	Wilmot, Dayna	Worked on claims data; Team call to discuss Puerto Rico data.	4.75
06/05/20	Zaveri, Mohnish	Team call to discuss Puerto Rico data; Reviewed documents from states; Follow-up with state; Conducted analysis and related research.	8.00
06/05/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables; Criminal Justice system comparisons.	6.50
06/06/20	Zhu, Joy	State DR review and summary table updates.	4.50
06/07/20	Duh, Josephine	Prepared for upcoming team meeting.	0.75
06/08/20	Austin Smith, Yvette	Team call to review analysis; Follow-up on CT data; Analysis of Federal grants.	3.25
06/08/20	Berkman, Mark P.	Team call to review analysis; Reviewed results of analysis;	3.00
06/08/20	Duh, Josephine	Team call to review analysis; Worked on geographic adjustments; Worked on state responses.	3.25
06/08/20	Feinberg, Joelle	Team call to review analysis;	1.00
06/08/20	Kwan, Andrea	Team call to review analysis; OUD population projections.	4.50
06/08/20	Malaviya, Karna	Updated deaths in lost taxes; Reviewed OUD population projection sensitivity; Created reported and adjusted deaths tables.	7.00
06/08/20	McKnight, David	Team call to review analysis; State database work.	2.50
06/08/20	Moore, Ethan	Team call to review analysis; Gathered opioid cost data from additional Wyoming AG documents.	8.25
06/08/20	Neidhart, Alyssa	Team call to review analysis; Worked on claims data.	7.00
06/08/20	Paulson, Gara	State database document review.	2.25
06/08/20	Pender, Dean	State database review; Team call to review analysis.	4.75
06/08/20	Piekny, Michael	Team call to review analysis; State database document review.	3.50
06/08/20	Pirie, Ben	Team call to review analysis; Reviewed the OUD population projection results; Worked on tabulating claims data.	3.75
06/08/20	Salzman, Andrew	Team call to review analysis; Document review.	7.50
06/08/20	Shao, Alice	Updated input costs for Medicaid treatment.	4.00
06/08/20	Viviar, Priscila	Team call to review analysis; Began reviewing Puerto Rico documents for relevant data.	5.00



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06/08/20	Ward, Alison	Team call to review analysis; Worked on super user analysis.	4.00
06/08/20	Wilmot, Dayna	Team call to review analysis; Worked on claims data analysis.	7.75
06/08/20	Xu, Hanyue	Team call to review analysis, including prep.	1.50
06/08/20	Zaveri, Mohnish	Team call to review analysis; Reviewed state documents; Conducted research and analysis.	8.50
06/08/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables.	5.50
06/09/20	Austin Smith, Yvette	Reviewed state templates; Drafted email to counsel.	2.50
06/09/20	Berkman, Mark P.	Supervised analysis.	2.75
06/09/20	Duh, Josephine	Drafted email correspondences to team members; Worked on state data Responses; Call with team members to discuss geographical adjustments.	3.50
06/09/20	Feinberg, Joelle	Team call to discuss case issues; Apportioning several additional states; Call with team members to discuss geographical adjustments.	4.00
06/09/20	Kwan, Andrea	Team call to discuss case issues; OUD population projections.	1.25
06/09/20	Malaviya, Karna	Finalized updates to analyses; Presented results during team call to discuss case issues.	7.00
06/09/20	McKnight, David	Worked on state database analysis.	3.00
06/09/20	Moore, Ethan	Quality control on opioid cost data from additional Wyoming AG documents.	2.50
06/09/20	Neidhart, Alyssa	Worked on claims data.	7.25
06/09/20	Paulson, Gara	State database document review.	6.25
06/09/20	Pender, Dean	Prepared for and followed up with NJ; Developed TN database; Prepared for and followed up with TN.	4.25
06/09/20	Piekny, Michael	State database review; Team call to discuss case issues.	3.00
06/09/20	Pirie, Ben	Worked on refining the OUD population projection.	3.50
06/09/20	Salzman, Andrew	Prepared for IN follow-up call; Document review of Maine follow-up docs.	6.75
06/09/20	Shao, Alice	Medicaid and state employee cost update.	4.00
06/09/20	Viviar, Priscila	Continued reviewing Puerto Rico documents for relevant data; Team call to discuss case issues.	5.00
06/09/20	Ward, Alison	Worked on super user analysis; Call with team members to discuss geographical adjustments; Worked on updating pricing differentials.	7.00
06/09/20	Wilmot, Dayna	Worked on claims data analysis.	9.00
06/09/20	Zaveri, Mohnish	Reviewed state documents; Conducted analysis and research; Call with Maine AG office; Team call to discuss case issues.	8.00

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06/09/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables.	3.50
06/10/20	Austin Smith, Yvette	Conducted state data analysis.	2.00
06/10/20	Berkman, Mark P.	Team call to discuss state data issues.	2.25
06/10/20	Duh, Josephine	Call with IN AG and FSSA; Prepared for IN call; Call with team member on geographical adjustments; Analyzed OR claims data.	5.00
06/10/20	Feinberg, Joelle	Worked on geographic adjustment workbook; Pulled data from HCCI; CMSI and KKF. Call with team member on geographical adjustments; Formatted workbook.	4.50
06/10/20	Kwan, Andrea	Team call to discuss state data issues; OUD population projections.	1.00
06/10/20	Malaviya, Karna	Worked on ironing out issues with OUD population projection and CPS LFP data; Created stand-alone opioid deaths folder with Ruhm replication exercise.	7.00
06/10/20	McKnight, David	Worked on state level analysis.	2.75
06/10/20	Moore, Ethan	Team call to discuss state data issues; Quality control on opioid cost data from TN AG documents.	2.25
06/10/20	Neidhart, Alyssa	Team call to discuss state data issues; Worked on claims data.	5.25
06/10/20	Paulson, Gara	State database document review.	4.25
06/10/20	Pender, Dean	Team call to discuss state data issues; State database review.	4.25
06/10/20	Piekny, Michael	State database review; Team call to discuss case issues.	3.25
06/10/20	Pirie, Ben	Team call to discuss state data issues; Reviewed OUD population projection results; Worked on tabulating claims data.	3.75
06/10/20	Salzman, Andrew	Prepared for follow-up call with IN; Call with IN AG and FSSA; Reviewed IN and VT follow-up documents.	6.75
06/10/20	Shao, Alice	Analyzed Medicaid costs.	3.50
06/10/20	Ward, Alison	Worked on geographic variation in the cost of healthcare; Spoke with several states regarding data responses; Worked to compare state allocations to state data responses; Worked on Colorado's third part analysis.	8.00
06/10/20	Wilmot, Dayna	Worked on claims data analysis; Team call to discuss state data issues.	9.00
06/10/20	Zaveri, Mohnish	Team call to discuss state data issues; Reviewed state documents; Conducted analysis and related research.	8.00
06/10/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables; Criminal justice system comparisons.	4.50

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06/11/20	Berkman, Mark P.	Supervised analysis.	2.50
06/11/20	Duh, Josephine	Internal call to discuss state database; Worked on responses from IN and VT; Worked on request to IN; Internal call to discuss TN data; Worked on state responses to TN and SC.	5.00
06/11/20	Kwan, Andrea	Internal call to discuss state database; OUD population projections.	4.00
06/11/20	Malaviya, Karna	Gathered information on territories.	6.00
06/11/20	McKnight, David	Worked on collecting and reviewing data from states.	3.75
06/11/20	Moore, Ethan	Worked on Wyoming Medicaid breakdown along federal and state contributions; Gathered opioid data from Guam documents; Internal call to discuss TN data; Worked on Wyoming data.	9.75
06/11/20	Neidhart, Alyssa	Worked on claims data.	6.00
06/11/20	Paulson, Gara	State database document review and updates; Worked on NH related documents.	2.75
06/11/20	Pender, Dean	Internal call to discuss TN data; State DB review; Internal call to discuss state database.	3.50
06/11/20	Piekny, Michael	State database review; Internal call to discuss state database.	2.00
06/11/20	Pirie, Ben	Reviewed the OUD population projection results; Worked on tabulating claims data.	3.50
06/11/20	Salzman, Andrew	Reviewed IN and VT follow-up documents; Internal call to discuss state database; Vermont data review for medical spending.	6.00
06/11/20	Shao, Alice	Analyzed Medicaid costs.	4.00
06/11/20	Ward, Alison	Worked on finalizing super user analysis; Worked on audit process for treatment costs and lost taxes costs; Followed up with states on data responses; Downloaded state data of FFP and dropbox; Worked on data comparisons between state allocations and state data responses.	7.00
06/11/20	Wilmot, Dayna	Worked on claims data analysis; Internal call to discuss state database; Internal call to discuss Medicaid analysis.	8.75
06/11/20	Zaveri, Mohnish	Internal call to discuss Medicaid analysis; Reviewed state documents; Conducted research and related analysis.	8.00
06/11/20	Zhu, Joy	State DR outreach; Reviewed and updated summary tables; Criminal justice system comparisons.	4.50
06/12/20	Austin Smith, Yvette	Call with Miller Group.	2.50
06/12/20	Berkman, Mark P.	Call with Miller Group.	2.50
06/12/20	Duh, Josephine	Call with Miller Group; Meeting with team member to discuss geographic adjustments; Call with VT AG; Call with TN AG team.	4.25

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06/12/20	Feinberg, Joelle	Pulled CMS wage index data; Updated workbook; Meeting with team member to discuss geographic adjustments.	5.00
06/12/20	Malaviya, Karna	Checked on treatment cost state imputation issues; Modified lost taxes code to incorporated possibility of lost income from incarcerations; Workers compensation analysis; Historical OUD population audit.	5.50
06/12/20	McKnight, David	Calls with Maryland and Virginia; Reached out to additional states; Call with Miller Group.	3.50
06/12/20	Moore, Ethan	Meeting with TN AG team; Gathered opioid cost data from Guam documents.	1.75
06/12/20	Neidhart, Alyssa	Worked on claims data.	5.25
06/12/20	Paulson, Gara	State database document review; Meeting with MD; Meeting with MO.	3.00
06/12/20	Pender, Dean	State database review; Follow-up call with TN.	5.50
06/12/20	Piekny, Michael	State database review.	4.50
06/12/20	Pirie, Ben	Worked on tabulating claims data.	2.50
06/12/20	Salzman, Andrew	Document review of IN follow-up docs; Follow up call with Vermont; Vermont data review for state resident medical spending.	6.00
06/12/20	Shao, Alice	Analyzed Medicaid costs.	3.00
06/12/20	Ward, Alison	Call with Miller Group; Worked on data comparisons between state allocations and state data responses; Worked on workers compensation data analysis; Worked on state allocation of drug treatment costs; Prepared healthcare cost comparisons between Brattle and the Miller Group.	7.00
06/12/20	Wilmot, Dayna	Worked on claims data analysis.	9.00
06/12/20	Zaveri, Mohnish	Reviewed state documents; Conducted analysis and research; Meeting with TN AG team.	7.50
06/12/20	Zhu, Joy	State DR outreach; Reviewed and revised summary tables; Criminal justice system comparisons.	3.00
06/14/20	Zhu, Joy	State database updates.	3.00
06/15/20	Austin Smith, Yvette	Team call to discuss case issues; Worked on state data.	2.75
06/15/20	Berkman, Mark P.	Team call to discuss case issues; Reviewed analysis results.	2.50
06/15/20	Feinberg, Joelle	Drafted email correspondence regarding geographic healthcare variation; Revised geographic healthcare workbook and notes; Team call to discuss case issues.	3.00
06/15/20	Kwan, Andrea	Team call to discuss case issues.	1.25
06/15/20	Malaviya, Karna	Updated audit folder for treatment costs; Wrote code to get more detail OUD population data; Team call to discuss case issues.	8.00

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06/15/20	McKnight, David	Team call to discuss case issues; Analyzed data; Meeting with and reaching out to states.	3.75
06/15/20	Moore, Ethan	Team call to discuss case issues; Worked on Wyoming and Guam data.	2.50
06/15/20	Paulson, Gara	State database review and updates.	5.75
06/15/20	Pender, Dean	Team call to discuss case issues; State database review.	6.75
06/15/20	Piekny, Michael	State database review for PR, CT, and SC; Team call to discuss case issues.	5.75
06/15/20	Pirie, Ben	Team call to discuss case issues; Prepared tabulations for state drug claims; Prepared final tests for the OUD population projection model.	3.50
06/15/20	Shao, Alice	Conducted treatment audit; Team call to discuss case issues.	5.00
06/15/20	Viviar, Priscila	Integrated Puerto Rico 2009-2011 information into summary table.	4.00
06/15/20	Ward, Alison	Team call to discuss case issues; Worked on state data comparison; Reviewed data on workers compensation; Discussed data delivery with states; Worked on template outline for state data appendix.	5.00
06/15/20	Wilmot, Dayna	Team call to discuss case issues; Worked on state medical claims data analysis.	8.50
06/15/20	Zaveri, Mohnish	Team call to discuss case issues; Calls with state AG offices; Conducted research and analysis.	9.50
06/15/20	Zhu, Joy	State outreach for data; Reviewed data; Revised summary tables; Top-down allocations.	5.50
06/16/20	Austin Smith, Yvette	Team call regarding state appendix template and worksheet; Call with counsel.	2.75
06/16/20	Berkman, Mark P.	Team call regarding state appendix template and worksheet; Call with counsel.	3.25
06/16/20	Duh, Josephine	Team call regarding state appendix template and worksheet; Worked on state database responses; Reviewed results from claims data analysis.	4.50
06/16/20	Feinberg, Joelle	Internal call to discuss criminal justice system analysis.	1.00
06/16/20	Kwan, Andrea	Reviewed schedule draft.	2.75
06/16/20	Malaviya, Karna	Finalized historical OUD population analysis.	6.00
06/16/20	McKnight, David	Worked on state data analysis; Worked on state level template.	5.00
06/16/20	Moore, Ethan	Worked on Kansas and Guam data analysis; Reviewed Tennessee, Wyoming, and Guam data.	3.25
06/16/20	Neidhart, Alyssa	Worked on claims data.	2.50
06/16/20	Paulson, Gara	State database review and updates.	3.75
06/16/20	Pender, Dean	State database review.	5.25

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06/16/20	Piekny, Michael	State database review for PR, CT, and SC; Team call regarding state appendix template and worksheet.	3.50
06/16/20	Pirie, Ben	Prepared final test for the OUD population projection model.	6.25
06/16/20	Shao, Alice	Team call regarding state appendix template and worksheet; Treatment audit.	6.75
06/16/20	Viviar, Priscila	Team call regarding state appendix template and worksheet.	0.50
06/16/20	Ward, Alison	Internal call to discuss criminal justice system analysis; Reviewed template for state appendices; Worked on state data Medicare cost comparison with top-down estimates; Reviewed superuser literature; Reviewed code to pull state specific estimates of OUD population.	7.00
06/16/20	Wilmot, Dayna	Worked on state database document review; Worked on state medical claims data analysis.	8.00
06/16/20	Zaveri, Mohnish	Team call regarding state appendix template and worksheet; Reviewed state documents; Calls with state AG offices; Conducted analysis and related research.	9.25
06/16/20	Zhu, Joy	State outreach for data; Worked on summary tables and top down allocations.	5.50
06/17/20	Austin Smith, Yvette	Responded to various state emails.	0.75
06/17/20	Berkman, Mark P.	Supervised analysis.	2.25
06/17/20	Duh, Josephine	Team call on claims data; Internal call on abatement analysis; Worked on analysis of VT data; Reviewed results from analyst for SC data; Worked on state data responses.	2.75
06/17/20	Feinberg, Joelle	Internal call on abatement analysis; Call with team and Miller Group regarding CJS analysis; Reformed abatement workbook for POC deliverable.	2.50
06/17/20	Kwan, Andrea	Team call on claims data.	0.25
06/17/20	Malaviya, Karna	Updated lost taxes analysis with incarceration data; Finalized treatment cost methodology.	6.00
06/17/20	McKnight, David	Reaching out to states and coordinating data.	2.00
06/17/20	Neidhart, Alyssa	Team call on claims data; Worked on claims data.	6.50
06/17/20	Paulson, Gara	State database review and related updates from additional documents received.	5.75
06/17/20	Pender, Dean	State database review; Downloaded new state productions; Updated state database workbooks based on new clarifications.	2.50
06/17/20	Piekny, Michael	State database review of PR, CT, and SC data; Team call on claims data.	3.50
06/17/20	Ping, Dustin	Revised audit memorandum.	1.00
06/17/20	Pirie, Ben	Team call on claims data; Worked on calculating tabulations of the state drug claims.	1.75

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06/17/20	Shao, Alice	Team call on claims data; Conducted audit of treatment data; Revised cost analysis.	2.75
06/17/20	Viviar, Priscila	Integrated Puerto Rico 2009-2011 information into summary table.	2.50
06/17/20	Ward, Alison	Worked on state Medicaid analysis and its use in generating state specific healthcare estimates; Updates the Medicaid and superusers analysis; Worked on criminal justice estimates; Reviewed OUD treatment cost apportionment to states.	7.00
06/17/20	Wilmot, Dayna	Team call on claims data; Worked on state medical claims data analysis.	7.75
06/17/20	Zaveri, Mohnish	Team call on claims data; Reviewed state documents; Calls with state AG offices; Conducted analysis and research.	8.50
06/17/20	Zhu, Joy	Call with team and Miller Group regarding CJS analysis; Conducted data review; Revised summary tables; Updated top down allocations.	6.50
06/18/20	Berkman, Mark P.	Supervised analysis.	2.50
06/18/20	Duh, Josephine	Worked on state response for VT, IN, FL and Or; Call with state database team; Addressed questions from analyst on VT claims data.	2.25
06/18/20	Feinberg, Joelle	Worked on apportionment analysis; Worked on criminal justice system comparisons analysis; Fixed apportionment for states.	2.00
06/18/20	Kwan, Andrea	Audit of OUD population projection analysis; Call with state database team.	5.50
06/18/20	Malaviya, Karna	Created state summary of lost taxes analysis; Finalized incarceration incorporation into lost taxes analysis; Shared updates related to taxes with team; Treatment costs analysis; OUD population projection analysis revisions.	4.00
06/18/20	Moore, Ethan	Call with state database team; Call with Guam officials; Reviewed data for Guam, Kansas, and Maine.	4.75
06/18/20	Neidhart, Alyssa	Worked on claims data.	1.00
06/18/20	Paulson, Gara	State database review and updates; Call with state AG.	2.50
06/18/20	Pender, Dean	State database review; Call with state database team; Apportionment review.	3.25
06/18/20	Piekny, Michael	Reviewed state database for PR, CT, and SC; Call with state database team.	4.50
06/18/20	Pirie, Ben	Worked on calculating tabulations for the states drug claims.	0.50
06/18/20	Shao, Alice	Call with state database team; State expenditure updates; State by state analysis.	4.75
06/18/20	Viviar, Priscila	Integrated Puerto Rico 2009-2011 information into summary table; Call with state database team; Began integrating Puerto Rico 2018 information into summary table.	8.00



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06/18/20	Ward, Alison	Reviewed Miller Groups ACES analysis; Worked on Worker's compensation analysis of costs related to opioids; Downloaded and reviewed data received from HI, NH, and other states.	7.00
06/18/20	Wilmot, Dayna	Call with state database team; Worked on state medical claims data analysis.	8.25
06/18/20	Zaveri, Mohnish	Call with state database team; Reviewed state documents; Calls with state AF offices; Conducted research and analysis.	8.50
06/18/20	Zhu, Joy	State outreach; Data review; Revised summary tables and top-down allocations analysis.	4.00
06/19/20	Austin Smith, Yvette	Responded to team emails.	0.25
06/19/20	Berkman, Mark P.	Supervised analysis.	1.00
06/19/20	Duh, Josephine	Call with Motley Rice; Worked on geographic adjustments; Worked on claims data; Worked on questions regarding claims data to SC.	2.25
06/19/20	Feinberg, Joelle	Worked on geographic variation; Worked on code for new programs workbook for POC.	3.00
06/19/20	Kwan, Andrea	Audited OUD population projection analysis; Team meeting to discuss Puerto Rico information.	5.50
06/19/20	Malaviya, Karna	Prepared audit of historical OUD population data; Finalized treatment costs model; Prepared summary of state-level results.	4.00
06/19/20	McKnight, David	Worked on collecting state data.	5.00
06/19/20	Moore, Ethan	Team meeting to discuss Puerto Rico data; Reviewed Vermont and Maine data.	5.75
06/19/20	Neidhart, Alyssa	Worked on claims data.	2.00
06/19/20	Paulson, Gara	State database review and updates.	4.00
06/19/20	Pender, Dean	State database review.	7.25
06/19/20	Ping, Dustin	Conduct audit of Markov chain data.	3.00
06/19/20	Pirie, Ben	Team meeting to discuss Puerto Rico information; Worked on calculating tabulations for the states drug claims.	2.50
06/19/20	Shao, Alice	Analyzed expenditures for CJS; Updated Medicaid costs.	3.00
06/19/20	Viviar, Priscila	Team meeting to discuss Puerto Rico information.	0.50
06/19/20	Ward, Alison	Reviewed the Miller Groups ACEs analyses; Meeting with Rubin Brown; Discussed state data requests with Michigan, Hawaii, and New Hampshire; Reviewed state specific healthcare costs.	8.00
06/19/20	Wilmot, Dayna	Team meeting to discuss Puerto Rico data; Worked on NDC codes; Meeting with state AG as follow up to documents received; Worked on state medical claims data analysis.	10.00



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06/19/20	Zaveri, Mohnish	Team meeting to discuss Puerto Rico information; Reviewed state documents; Calls with state AG offices; Conducted analysis and research.	7.50
06/19/20	Zhu, Joy	State outreach.	0.50
06/20/20	Paulson, Gara	State database document review.	2.75
06/20/20	Ping, Dustin	Markov Population audit.	3.00
06/21/20	Kwan, Andrea	ODD population projections analysis.	2.50
06/21/20	Ping, Dustin	Markov population audit.	5.25
06/21/20	Pirie, Ben	Finalized ODD population projection model.	1.75
06/21/20	Viviar, Priscila	Finished adding relevant data in Puerto Rico database spreadsheet.	4.00
06/22/20	Austin Smith, Yvette	Developed work plan and schedule to complete POC exhibits; Team call to discuss schedules.	3.25
06/22/20	Berkman, Mark P.	Team call to discuss schedules; Supervised analysis.	2.25
06/22/20	Duh, Josephine	Team call to discuss schedules; Call with state database team; Worked on PR data; Worked on abatement costs.	4.25
06/22/20	Feinberg, Joelle	Team call to discuss schedules; Drafted email correspondence with team over streamlining production; Introduced code for workbook generation; Worked on abatement analysis.	5.00
06/22/20	Kwan, Andrea	Compiled and analyzed state abatement survey responses; Historical ODD population analysis; Team call to discuss schedules; ODD population projection analysis.	13.75
06/22/20	Malaviya, Karna	Worked on disaggregation of top down analysis.	7.50
06/22/20	McKnight, David	Team call to discuss schedules; Communication with states; Worked on POC.	4.50
06/22/20	Moore, Ethan	Call with state database team; Reviewed Vermont and Maine data.	4.75
06/22/20	Neidhart, Alyssa	Team call to discuss schedules; Worked on claims analysis.	4.25
06/22/20	Paulson, Gara	Team call to discuss schedules; Call with state database team; State database document review.	2.25
06/22/20	Pender, Dean	State database review; Team call to discuss schedules; Call with state database team.	7.00
06/22/20	Piekny, Michael	State database review for CT and PR; Team call to discuss schedules.	6.50
06/22/20	Ping, Dustin	Makov population audit.	0.50
06/22/20	Pirie, Ben	Team call to discuss schedules; Finalized ODD population model; Checked the lost income tax calculations.	5.00
06/22/20	Shao, Alice	Cost updates; Treatment audit; Team call to discuss schedules.	6.75
06/22/20	Viviar, Priscila	Updated Puerto Rico summary table; Team call to discuss schedules.	2.50

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06/22/20	Ward, Alison	Team call to discuss schedules; Worked on state data schedule template; Worked on state data responses; Worked on per capita OUD treatment cost estimates.	7.00
06/22/20	Wilmot, Dayna	Team call to discuss schedules; Call with state database team; Worked on state data audit.	9.75
06/22/20	Xu, Hanyue	Updated child welfare analysis for by state summary and opioid deaths.	8.25
06/22/20	Zaveri, Mohnish	Team call to discuss schedules; Reviewed state documents; Prepared state specific schedules for POC.	10.00
06/23/20	Austin Smith, Yvette	Prepared for weekly update call; Team call to discuss abatement survey responses; Call with CT.	1.50
06/23/20	Berkman, Mark P.	Team call to discuss abatement survey responses; Supervised analysis.	2.00
06/23/20	Duh, Josephine	Team call to discuss abatement survey responses; Worked on abatement survey responses; Worked on state data responses from OR, VT, and SC; Reviewed IL template and provided feedback to analyst.	5.25
06/23/20	Feinberg, Joelle	Team call to discuss abatement survey responses; State and program specific abatement estimates; Incorporated IL workbook; Updated workbook with new OUD estimates; Updated apportionment state database workbooks.	7.00
06/23/20	Kwan, Andrea	Team call to discuss abatement survey responses; Compiled and analyzed state abatement survey responses.	6.75
06/23/20	Malaviya, Karna	Updated state template and worked on disaggregation of top down analysis.	11.50
06/23/20	McKnight, David	Worked on summary exhibits.	1.25
06/23/20	Moore, Ethan	State database review; Reviewed Vermont and Maine data.	4.25
06/23/20	Neidhart, Alyssa	Worked on claims analysis.	2.75
06/23/20	Paulson, Gara	State database document review.	1.75
06/23/20	Pender, Dean	State database review; Team call to discuss abatement survey responses; Converted state database data to POC input and audit.	5.00
06/23/20	Piekny, Michael	Team call to discuss abatement survey responses; Reviewed state database for Connecticut and Puerto Rico.	7.00
06/23/20	Pirie, Ben	Reviewed the lost income tax calculations; Worked on tabulating claims data.	6.75
06/23/20	Shao, Alice	Cost updates and audit.	5.00

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06/23/20	Ward, Alison	Spoke with ND about state data response; Coordinated on how to use state Medicaid and state employee response data; Reviewed and refined state schedules; Reviewed data availability on territories.	8.00
06/23/20	Wilmot, Dayna	Continued to work on audit of state data analysis.	9.00
06/23/20	Zaveri, Mohnish	Team call to discuss abatement survey responses; Reviewed state documents; Prepared state specific schedules for POC.	9.50
06/24/20	Austin Smith, Yvette	Reviewed state exhibit template.	0.50
06/24/20	Berkman, Mark P.	Discussed CO with Ruben Brown; Supervised analysis.	2.50
06/24/20	Duh, Josephine	Discussed abatement survey responses with team; Call with Motley Rice regarding Puerto Rico; Worked on Abatement model; Worked on mediation table; Worked on state responses.	5.00
06/24/20	Feinberg, Joelle	Updated Illinois workbook; Worked on abatement analysis; Worked on incorporating data into template; Worked on template code.	4.50
06/24/20	Kwan, Andrea	Compiled and analyzed state abatement survey response.	9.75
06/24/20	Malaviya, Karna	Worked on finalizing template and creating fully completed IL version.	8.00
06/24/20	McKnight, David	Worked on allocating top down analysis and state level work.	8.50
06/24/20	Moore, Ethan	State database team meeting; State data review; Audit and state template building for TN, FL, and CO.	7.25
06/24/20	Nair, Rohit	Worked on cleaning up education cost numbers.	10.00
06/24/20	Neidhart, Alyssa	Worked on OR claims; Worked on claims data analysis.	3.50
06/24/20	Paulson, Gara	State database document review.	5.00
06/24/20	Pender, Dean	Converted state database data to POC input and audit; Call with PA; Worked on state database incorporation into top-down analysis.	5.50
06/24/20	Piekny, Michael	State database review and audit; State database team meeting.	2.50
06/24/20	Pirie, Ben	Reviewed the lost income tax calculations; Worked on tabulating claims data.	5.50
06/24/20	Shao, Alice	Audit and ACEs calculation.	6.00
06/24/20	Viviar, Priscila	Updated Puerto Rico spreadsheet with population data; Discussed abatement survey responses with team.	1.50

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06/24/20	Ward, Alison	Coordinated use of state Medicaid and state employee response data; Reviewed and refined state schedules; Reviewed data availability on territories; Refined state specific estimates for damages.	7.00
06/24/20	Wilmot, Dayna	Continued to work on audit of state data analysis; State database team meeting.	9.00
06/24/20	Xu, Hanyue	Updated child welfare analysis.	3.00
06/24/20	Zaveri, Mohnish	Discussed abatement survey responses with team; Reviewed state documents; Prepared state specific schedules for POC.	9.50
06/25/20	Austin Smith, Yvette	Team call to review draft exhibits.	1.50
06/25/20	Berkman, Mark P.	Prepared updated summary tables for counsel; Supervised analysis.	2.50
06/25/20	Duh, Josephine	Team call to review draft exhibits; Worked on new abatement programs analysis; Call with OR.	2.75
06/25/20	Feinberg, Joelle	Refined code to generate state workbooks; Refined abatement analysis to include Washington D.C.; Reviewed state workbooks; Revised data for territories.	6.00
06/25/20	Kwan, Andrea	Team call to review exhibits; Territories OUD population analysis.	2.50
06/25/20	Malaviya, Karna	Finalized automation of state templates.	10.00
06/25/20	McKnight, David	State level analysis.	6.00
06/25/20	Moore, Ethan	Reviewed state database; Vermont state data review; Finalized CO, TN, and FL state-level data; Audit and table updating for PA, AL, and AK.	9.50
06/25/20	Nair, Rohit	Added to states templates; Edited state numbers and formulas.	8.00
06/25/20	Neidhart, Alyssa	Worked on claims data analysis.	1.00
06/25/20	Paulson, Gara	State database document review.	3.25
06/25/20	Pender, Dean	State database audit; Converted state database to POC input an audit; Team call to review exhibits.	6.25
06/25/20	Piekny, Michael	State database review; Audit of state database data; Team call to review draft exhibits.	3.50
06/25/20	Pirie, Ben	Reviewed the lost income tax calculations; Worked on tabulating claims data.	2.00
06/25/20	Shao, Alice	Reshaped data for state templates.	6.00
06/25/20	Ward, Alison	Updated national summary tables; Reviewed state data responses; Refined state data schedules; Finalized Medicaid estimates; Reviewed data on Oud population within territories.	7.00
06/25/20	Wilmot, Dayna	Team call to review draft exhibits; Worked on state data analysis audit.	9.00
06/25/20	Xu, Hanyue	Reviewed reports to isolate the federal data for each states and compiled it into a workbook.	5.50

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06/25/20	Zaveri, Mohnish	Team call to review draft exhibits; Reviewed state documents; Prepared state specific schedules for POC.	9.00
06/26/20	Austin Smith, Yvette	Email to team regarding template updates.	0.25
06/26/20	Berkman, Mark P.	Prepared updated summary tables for counsel; Supervised analysis.	2.75
06/26/20	Colwell, Molly	Team call to discuss case issues; Reviewed state documents.	1.50
06/26/20	Duh, Josephine	Team call to discuss case issues; Worked on comparisons between state and top-down estimates; Worked on state templates and state data responses; Worked on state cost adjusters.	6.25
06/26/20	Feinberg, Joelle	Worked on code for POC workbook; Cleaned code for auditing; Introduced logic to integrate state database; Introduced code for dummy workbooks.	5.00
06/26/20	Kwan, Andrea	Team call to discuss case issues; Territories OUD population analysis.	1.50
06/26/20	Malaviya, Karna	Worked on refining state template automation and incorporation of state database data into template.	9.00
06/26/20	McKnight, David	Updated POC to include federal share, education research and analysis, and state claims analysis.	8.00
06/26/20	Moore, Ethan	Worked on audit of state database; State data review.	5.25
06/26/20	Nair, Rohit	Revised state templates.	6.00
06/26/20	Paulson, Gara	State database document review.	5.50
06/26/20	Pender, Dean	Team call to discuss case issues; State database audit; Converted state database to POC input and audit; Combined state database POC input and top-down analysis results.	10.75
06/26/20	Piekny, Michael	State database review; Audit; Team call to discuss case issues.	2.50
06/26/20	Pirie, Ben	Worked on tabulating claims data.	3.25
06/26/20	Shao, Alice	Reshaped data; Audit of state data.	4.00
06/26/20	Ward, Alison	Updated national summary tables; Reviewed state data responses; Refined state data schedules; Finalized Medicaid estimates; Reviewed data on OUD population within territories; Reviewed and compared Brattle estimates to Ted Miller's.	8.00
06/26/20	Wilmot, Dayna	Worked on audit of state database; Continued auditing state data analysis.	8.25
06/26/20	Xu, Hanyue	Updated child welfare analysis to include federal level data; Formatted data for state level output.	8.50
06/26/20	Zaveri, Mohnish	Team call to discuss case issues; Reviewed state documents; Prepared state specific schedules for POC.	9.00

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06/27/20	Malaviya, Karna	Created dummy state template with state database data.	4.50
06/27/20	Moore, Ethan	Final data review and QC for Maine and Wyoming; Auditing Alaska and Pennsylvania state-level data; Wyoming and Maine top-down reconciliation.	6.75
06/27/20	Paulson, Gara	State database document review.	3.00
06/27/20	Pender, Dean	State database audit; Prepared POC input templates.	6.00
06/27/20	Wilmot, Dayna	Worked on state database audits.	0.50
06/27/20	Zaveri, Mohnish	Reviewed state documents; Prepared state schedules; Conducted research and analysis.	5.50
06/28/20	Austin Smith, Yvette	Reviewed state exhibits.	3.50
06/28/20	Duh, Josephine	Worked on templates for state profiles.	1.00
06/28/20	Malaviya, Karna	Refined dummy state template and worked on territory OUD population analysis.	3.50
06/28/20	Moore, Ethan	Auditing Pennsylvania state data; Wyoming and Maine top-down reconciliation.	2.75
06/28/20	Paulson, Gara	State database document review.	3.00
06/28/20	Pender, Dean	State database audit; Prepared POC input templates.	5.00
06/28/20	Wilmot, Dayna	Worked on state database audits.	1.50
06/28/20	Zaveri, Mohnish	Reviewed state documents; Prepared state schedules; Conducted research and analysis.	5.00
06/29/20	Austin Smith, Yvette	Reviewed state POC exhibits.	7.25
06/29/20	Berkman, Mark P.	Team call to discuss case and analysis; Supervised analysis.	3.00
06/29/20	Colwell, Molly	Abatement analysis.	3.00
06/29/20	Duh, Josephine	Worked on state profiles; Team call to discuss case and analysis; Worked on claims data; Worked on summary of federal funding grants; Worked on unit costs for new abatement programs.	6.50
06/29/20	Feinberg, Joelle	Team call to discuss case and analysis; Worked on inclusion of federal fees; Updated code to include state database and federal numbers.	6.50
06/29/20	Kwan, Andrea	Team call to discuss case and analysis; Abatement costs estimation.	4.50
06/29/20	Malaviya, Karna	Worked on finalizing state templates.	11.50
06/29/20	McKnight, David	State level analyses; Worked on updating analysis to include federal and exclude state portion of cost.	4.00
06/29/20	Moore, Ethan	Team call to with state database team; Reviewed Vermont and Guam data.	7.50
06/29/20	Nair, Rohit	Team call to discuss case and analysis; Team call with state database team.	8.00
06/29/20	Neidhart, Alyssa	Team call to discuss case and analysis.	1.00
06/29/20	Paulson, Gara	State database document review.	3.25

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06/29/20	Pender, Dean	Team call with state database team; Team call to discuss case and analysis; State database worksheet audit reconciliation; Edits and overrides to POC output template; Worked on override decisions.	8.50
06/29/20	Piekny, Michael	Team call with state database team; State database review; Team call to discuss case and analysis.	3.50
06/29/20	Pirie, Ben	Team call to discuss case and analysis; Worked on tabulating claims data.	5.50
06/29/20	Shao, Alice	Auditing data; Updated state schedules.	8.00
06/29/20	Ward, Alison	Worked on state specific schedules; Reviewed state data and compared to Brattle estimates for state-specific damages estimates; Created OUD population estimates for US territories.	9.00
06/29/20	Wilmot, Dayna	Worked on state database audits; Team call to discuss case and analysis.	10.25
06/29/20	Xu, Hanyue	Team call to discuss case and analysis; Updated child welfare analysis to isolate state only scenarios; Outputted results into R readable format.	8.75
06/29/20	Zaveri, Mohnish	Reviewed state documents; Prepared state schedules; Team call to discuss case and analysis; Team call with state database team.	10.00
06/30/20	Austin Smith, Yvette	Conference calls with counsel regarding revised POC; Follow-up with team on revised POC format; Revised claim categories; Team call regarding case issues.	2.75
06/30/20	Berkman, Mark P.	Conference calls with counsel regarding revised POC; Team call regarding case issues; Supervised analysis.	3.25
06/30/20	Colwell, Molly	Abatement analysis.	4.00
06/30/20	Duh, Josephine	Team call regarding case issues; Worked on abatement costs calculation; Worked on unit costs; Worked on OUD population estimates.	5.50
06/30/20	Feinberg, Joelle	Updated workbook scripts based on team feedback; Responded to team questions; Commenting out code for future use; Worked on state apportionment data.	3.50
06/30/20	Kwan, Andrea	Internal call with state database team; Team call regarding case issues; Abatement costs estimations; Prepared analyses for auditing.	4.00
06/30/20	Malaviya, Karna	Finalized adding territories to lost taxes analysis and worked on ACEs program abatement costs; Began refining territories analysis for treatment costs analysis.	11.00
06/30/20	McKnight, David	Team call regarding case issues; Preparing and updating analysis for filing.	2.00

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06/30/20	Moore, Ethan	Worked on POC process; Audited MA state-level data; Vermont and Guam data review; Guam audit reconciliation.	7.75
06/30/20	Nair, Rohit	Cleaned up education analysis with new baseline numbers; Reorganizing folders.	8.00
06/30/20	Neidhart, Alyssa	Worked on federal grant funding spot task.	4.50
06/30/20	Paulson, Gara	Internal call with state database team; State database document review; Team call regarding case issues.	6.00
06/30/20	Pender, Dean	State database audit; Internal call with state database team; State database worksheet audit reconciliation.	8.50
06/30/20	Pirie, Ben	Worked on tabulating claims data; Audited the abatement costs analysis.	7.00
06/30/20	Shao, Alice	Updated state schedules.	6.00
06/30/20	Viviar, Priscila	Adjusted Puerto Rico database categorizations; Completed the audit for Puerto Rico and Georgia databases.	5.00
06/30/20	Ward, Alison	Reviewed state data and compared to Brattle estimates for state-specific damages estimates; Created damages estimates for U.S. territories.	8.00
06/30/20	Wilmot, Dayna	Worked on state database audits.	8.00
06/30/20	Xu, Hanyue	updated welfare analysis to include territories and state/federal scenarios.	7.75
06/30/20	Zaveri, Mohnish	Prepared table for filing POC; Reviewed state documents; Prepared state schedules; Team call regarding case issues; Conducted analysis and research.	9.00
07/01/20	Austin Smith, Yvette	Email to counsel regarding budget and claim categories; Call with counsel to discuss case.	2.75
07/01/20	Berkman, Mark P.	Supervised analysis; Edited state level estimates; Finalized current top-down values.	4.50
07/01/20	Colwell, Molly	Worked on abatement analysis.	6.00
07/01/20	Duh, Josephine	Call with team member on mediation table; Worked on abatement model and audit; Worked on NAS calculation; Worked on federal funding analysis; Worked on state data responses for VT and MT.	5.25
07/01/20	Feinberg, Joelle	Revised script for incorporate state database results based on feedback from team; Call with team member on mediation table; Finished apportionment; Correspondence with team over geographic variation data.	4.00
07/01/20	Kwan, Andrea	Prepared analyses for auditing; Correspondence with team members regarding case issues.	6.00



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07/01/20	Malaviya, Karna	Updated OUD population projections; Finalized ACEs estimate; Treatment cost estimates; Lost taxes estimate; Coordinated with state database team to import and clean files.	10.00
07/01/20	McKnight, David	Call with team member to discuss breakdown data; Updated numbers and analysis.	5.50
07/01/20	Moore, Ethan	Audited MA state-level data; Finalized Vermont data; Finalized Guam data.	3.00
07/01/20	Nair, Rohit	Rewrote R code for NAS analysis.	5.00
07/01/20	Neidhart, Alyssa	Worked on federal grant funding spot task; Worked on claims analysis.	4.00
07/01/20	Paulson, Gara	State database document review.	4.00
07/01/20	Pender, Dean	POC override analysis and implementation; State database worksheet audit reconciliation.	1.50
07/01/20	Pirie, Ben	Worked on auditing the abatement cost calculations.	10.50
07/01/20	Shao, Alice	Updated national costs.	7.00
07/01/20	Viviar, Priscila	Completed the audit for Georgia database.	2.00
07/01/20	Ward, Alison	Finalized estimates of federal contributions to criminal justice, Medicaid, and OUD treatment; Finalized OUD population estimates for US territories; Compares Brattle estimates to third party expert estimates.	7.00
07/01/20	Wilmot, Dayna	Worked on state database audits.	7.50
07/01/20	Xu, Hanyue	Data for the state and local level breakdown by different states; Call with team member to discuss breakdown data.	3.00
07/01/20	Zaveri, Mohnish	Prepared table for filing POC; Reviewed state documents; Prepared state schedules; Call with team member on mediation table; Conducted analysis and research.	8.25
07/02/20	Austin Smith, Yvette	Correspondence with team regarding municipal estimates.	4.25
07/02/20	Berkman, Mark P.	Call with counsel to discuss case; Worked on estimates; Edited table and notes.	4.00
07/02/20	Colwell, Molly	Conducted abatement analysis.	6.00
07/02/20	Duh, Josephine	Worked on mediation table; Worked on abatement model and audit; Worked on federal funding analysis.	3.75
07/02/20	Kwan, Andrea	Team call to discuss case issues; Abatement costs estimation.	7.25
07/02/20	Malaviya, Karna	Finalized national numbers and footnotes; Worked on auditing creation of state-specific POC templates.	8.50
07/02/20	McKnight, David	Revised estimates; Computing municipal costs; Finalized POC table.	2.50
07/02/20	Moore, Ethan	State database team call; Finalized Guam data; State data integration with Guam.	2.50

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07/02/20	Nair, Rohit	Call with team member to discuss state data; Team call to discuss case issues; Cleaning up analysis for audit.	8.00
07/02/20	Paulson, Gara	State database document review.	3.75
07/02/20	Pender, Dean	State database revisions to prepare worksheet for POC template.	0.75
07/02/20	Piekny, Michael	State database team call; Team call to discuss case issues; State database review.	4.50
07/02/20	Pirie, Ben	Worked on auditing the abatement cost calculations.	3.00
07/02/20	Shao, Alice	Updated national costs.	2.50
07/02/20	Viviar, Priscila	Began audit for Idaho database; Team call to discuss case issues.	3.00
07/02/20	Ward, Alison	Reviewed state data and compared to Brattle estimates for state-specific damages estimates; Created damages estimates for US territories; Finalized Brattle damages estimates.	8.00
07/02/20	Wilmot, Dayna	Worked on state database audits; State database team call.	7.75
07/02/20	Xu, Hanyue	Updated analysis for local only data; Updated analysis to include state breakdown; Call with team member to discuss state data; Team call to discuss case issues.	6.50
07/02/20	Zaveri, Mohnish	Prepared table for filing POC; Reviewed state documents; Prepared state schedules; Team call to discuss case issues; Conducted analysis and research.	6.75
07/04/20	Zaveri, Mohnish	Prepared state schedules; Reviewed comments; Conducted research and analysis.	1.75
07/05/20	Austin Smith, Yvette	Email correspondence to counsel regarding opioid deaths.	0.25
07/05/20	Moore, Ethan	Vermont state-level data quality control; Audit of Massachusetts state-level data.	3.50
07/06/20	Austin Smith, Yvette	Call with counsel regarding state schedules; Team call to discuss analysis; Drafted email to team regarding state schedules.	1.75
07/06/20	Berkman, Mark P.	Team call to discuss analysis; Supervised analysis.	2.50
07/06/20	Colwell, Molly	Team call to discuss analysis; Worked on abatement analysis.	4.00
07/06/20	Duh, Josephine	Team call to discuss analysis; Worked on finalizing state analyses.	4.50
07/06/20	Malaviya, Karna	Finalized state template code.	9.00
07/06/20	McKnight, David	Team call to discuss analysis; Worked on finalizing state analyses.	2.50
07/06/20	Moore, Ethan	Audit of Massachusetts state-level data; Prepared Maine data by request of AG's office.	3.50

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07/06/20	Nair, Rohit	Meeting with team member to discuss NAS and Special Education audits; Worked on updating the NAS costs to include first-year costs.	6.00
07/06/20	Neidhart, Alyssa	Worked with Florida claims data.	2.00
07/06/20	Paulson, Gara	State database data review.	5.25
07/06/20	Pender, Dean	State database review; POC override analysis; Integrated state data with top down estimate.	6.75
07/06/20	Xu, Hanyue	Meeting with team member to discuss NAS and Special Education audits; Prepared Foster Care analysis for auditing.	4.50
07/06/20	Zaveri, Mohnish	Team call to discuss analysis; Prepared state schedules; Review comments; Conducted research and analysis.	9.00
07/07/20	Austin Smith, Yvette	Email correspondence to counsel regarding Kentucky.	0.25
07/07/20	Berkman, Mark P.	Call with counsel; Supervised analysis.	2.25
07/07/20	Colwell, Molly	State player rebates.	2.00
07/07/20	Duh, Josephine	Worked on state responses; Worked on review of state schedules;	2.50
07/07/20	Malaviya, Karna	Worked on state template with top-down results to match national results.	9.50
07/07/20	McKnight, David	State analysis.	1.00
07/07/20	Moore, Ethan	MA apportionment and audit reconciliation; Log of state-data overrides; Maine data update and top-down reconciliation; Finalizing Guam data.	3.75
07/07/20	Nair, Rohit	Worked on CJS audit; Rebuilding education model to remove extraneous pieces.	7.00
07/07/20	Neidhart, Alyssa	Worked with Florida claims data.	2.00
07/07/20	Paulson, Gara	State database data review.	4.00
07/07/20	Piekny, Michael	State database review.	2.00
07/07/20	Shao, Alice	Updated state templates.	4.00
07/07/20	Viviar, Priscila	Call with team members to discuss new Puerto Rico documents; Began reviewing all new documents; Created document tracker; Creating spreadsheet with opioid related deaths.	6.00
07/07/20	Ward, Alison	Reviewed superuser health care analysis results.	1.50
07/07/20	Xu, Hanyue	Audited NAS and special education workbooks.	9.25
07/07/20	Zaveri, Mohnish	Worked on preparation of state schedules; Reviewed comments; Conducted research and analysis; Call with team members to discuss new Puerto Rico documents.	9.25
07/08/20	Austin Smith, Yvette	Call with DE; Team call to discuss schedules and analyses.	5.25
07/08/20	Berkman, Mark P.	Supervised analysis.	2.75
07/08/20	Colwell, Molly	Reviewed abatement per unit costs.	5.00

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07/08/20	Duh, Josephine	Worked on state schedules; Team call to discuss schedules and analyses; Worked on superusers analysis; Call with team member on OR claims data; Worked on abatement model and federal funding.	7.25
07/08/20	Kwan, Andrea	Reviewed abatement model; Team call to discuss schedules and analyses.	4.00
07/08/20	Malaviya, Karna	Updated healthcare costs analysis.	12.00
07/08/20	McKnight, David	State schedule work.	1.00
07/08/20	Moore, Ethan	Vermont audit reconciliation; Captured new FL and TN NAS data; Addressed final comments on Florida POC; Vermont top-down reconciliation.	5.50
07/08/20	Nair, Rohit	Audited CWS; Worked on the state share analysis for Education and NAS.	5.00
07/08/20	Neidhart, Alyssa	Team call to discuss schedules and analyses; Worked on OR superuser tasks; Call with team member on OR claims data.	5.50
07/08/20	Paulson, Gara	State database data review.	5.25
07/08/20	Pender, Dean	Audited reconciliation; Reviewed new information and added to state database; Prepared state database results in POC template; Integrated state database results with top-down estimates.	6.25
07/08/20	Pirie, Ben	Worked on superusers analysis.	4.50
07/08/20	Shao, Alice	State updates to analysis.	4.00
07/08/20	Viviar, Priscila	Completed Idaho audit.	1.00
07/08/20	Ward, Alison	Reviewed and updated superusers healthcare analysis; Reviewed final results tables.	8.00
07/08/20	Wilmot, Dayna	Worked on the completion and audit of state schedules.	7.00
07/08/20	Xu, Hanyue	Updated foster care analysis to include the territories; Removed KY and OK.	3.50
07/08/20	Zaveri, Mohnish	Team call to discuss schedules and analyses; Prepared state schedules; Reviewed comments; Conducted research and analysis.	9.00
07/09/20	Austin Smith, Yvette	Reviewed state schedules.	3.25
07/09/20	Berkman, Mark P.	Supervised analysis; Audited results.	3.25
07/09/20	Colwell, Molly	Abatement analysis.	8.00
07/09/20	Duh, Josephine	Worked on review of state schedules; Reviewed update on abatement model from analyst; Call with team members to discuss superusers analysis.	7.75
07/09/20	Kwan, Andrea	Worked on abatement model; Team call to discuss analysis.	3.25
07/09/20	Malaviya, Karna	Finalized healthcare costs analysis; Updated mediation table.	10.00
07/09/20	McKnight, David	Reviewed state schedules;	3.50

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07/09/20	Moore, Ethan	Worked on NAS calculations; Captured new FL and TN NAS data; Responded to comments on CO, TN, and VT POC table.	5.75
07/09/20	Nair, Rohit	Finalized NAS and education analyses; Call with team member to discuss NAS and Education audit.	5.50
07/09/20	Neidhart, Alyssa	Call with team members to discuss superusers analysis; Worked on superuser tasks.	3.75
07/09/20	Paulson, Gara	State database data review.	4.25
07/09/20	Pender, Dean	Updated POC with new state data; Research and responded to team questions; Commented on overrides and available data; Developed override log.	3.50
07/09/20	Piekny, Michael	Reviewed state database spreadsheets.	4.00
07/09/20	Pirie, Ben	Worked on super-user analysis; Audited future abatement costs.	5.00
07/09/20	Shao, Alice	Analysis updates.	1.00
07/09/20	Viviar, Priscila	Updated team on new Puerto Rico documents.	1.00
07/09/20	Ward, Alison	Reviewed and updated superusers healthcare analysis; Reviewed final results tables; Call with team members to discuss superusers analysis.	6.00
07/09/20	Wilmot, Dayna	Continued work on the completion and audit of state schedules.	6.00
07/09/20	Xu, Hanyue	Call with team member to discuss NAS and Education audit; Team call to discuss analysis; Updated Kentucky 2016 data.	8.75
07/09/20	Zaveri, Mohnish	Prepared state schedules; Reviewed comments; Conducted research and analysis.	8.50
07/10/20	Austin Smith, Yvette	Reviewed state schedules.	5.25
07/10/20	Berkman, Mark P.	Team call to discuss case issues; Audited results.	4.50
07/10/20	Colwell, Molly	Abatement unit cost analysis.	6.00
07/10/20	Duh, Josephine	Worked on review of state schedules; Team call to discuss case issues; Worked on updated abatement costs; Reviewed results from analysts on superusers.	3.50
07/10/20	Feinberg, Joelle	Team call to discuss case issues; Response to questions on apportionment methodology.	2.00
07/10/20	Kwan, Andrea	Team call to discuss case issues; Updated mediation table.	1.00
07/10/20	Malaviya, Karna	Prepared and generated state templates.	8.50
07/10/20	McKnight, David	State level analysis; Updated POC.	7.00
07/10/20	Moore, Ethan	Team call to discuss case issues; Worked on universal adjustments to inflationary adjustments and state employee calculations; Responded to review comments on Maine POC.	3.25
07/10/20	Nair, Rohit	Removed non-relevant state shares; Call with team members to discuss audits.	4.50
07/10/20	Neidhart, Alyssa	Worked on OR superuser task.	0.75

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07/10/20	Paulson, Gara	State database data review.	4.25
07/10/20	Pender, Dean	Reviewed and revised workbooks; Response to comments on override selections; Team call to discuss case issues.	8.00
07/10/20	Pirie, Ben	Worked on superuser analysis.	0.25
07/10/20	Shao, Alice	Estimated updates; Team call to discuss case issues.	4.00
07/10/20	Ward, Alison	Reviewed national and state level results tables; Reviewed criminal justice state level results.	5.00
07/10/20	Wilmot, Dayna	Continued work on the completion and audit of state schedules.	7.50
07/10/20	Xu, Hanyue	Finalized child welfare analysis by changing time period and simplifying dule; Call with team members to discuss audits.	8.50
07/10/20	Zaveri, Mohnish	Team call to discuss case issues; Prepared state schedules; Reviewed comments; Conducted research and analysis.	8.00
07/11/20	Austin Smith, Yvette	Reviewed state schedules.	2.75
07/11/20	Malaviya, Karna	Responded to questions related to templates; Created summary tables and charts.	3.50
07/12/20	Moore, Ethan	Responded to final comments on state POC tables; Parsing Wyoming state employee and workers compensation data.	4.25
07/12/20	Paulson, Gara	State database document review.	3.75
07/12/20	Wilmot, Dayna	Worked on finalizing and auditing state schedules.	1.25
07/12/20	Zaveri, Mohnish	Prepared state schedules; Conducted research and analysis.	4.00
07/13/20	Austin Smith, Yvette	Team call to discuss analysis.	0.50
07/13/20	Berkman, Mark P.	Team call to discuss analysis; Supervised state schedule preparation.	2.75
07/13/20	Colwell, Molly	Abatement unit costs.	6.00
07/13/20	Duh, Josephine	Team call to discuss analysis; Worked on state responses for NH, MT, and NJ; Reviewed state schedules for WV and NH; Worked on state allocations.	2.25
07/13/20	Feinberg, Joelle	Team call to discuss analysis; Call with team members to discuss apportionment updates for analysis; Worked on apportionment updates; Compiled updated top down data frame to compare estimates for team member.	4.00
07/13/20	Kwan, Andrea	Team call to discuss analysis; Updated abatement analysis.	2.25
07/13/20	Malaviya, Karna	State template work.	10.00
07/13/20	McKnight, David	State schedule work.	2.50

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07/13/20	Moore, Ethan	Analysis of Guam Medicaid and criminal justice spending; Team call to discuss analysis; Confirmed inflationary and comorbidity adjustments for state-level data; Wisconsin Medicaid data entry; Audit of top down models incorporating state-level data.	9.50
07/13/20	Nair, Rohit	Team call to discuss analysis; Worked on creating new output for state database and opioid apportionment.	3.00
07/13/20	Neidhart, Alyssa	Team call to discuss analysis; Worked on Florida claims.	1.50
07/13/20	Paulson, Gara	State database document review.	4.50
07/13/20	Pender, Dean	Edited data summary; Responded to review notes on POC template; Audited integrated output template; Team call to discuss analysis.	6.25
07/13/20	Pirie, Ben	Team call to discuss analysis; Audited criminal justice costs analysis.	3.00
07/13/20	Salzman, Andrew	Team call to discuss analysis; State template audits.	4.25
07/13/20	Shao, Alice	Team call to discuss analysis, including prep.	1.00
07/13/20	Shao, Alice	Audited CJS workstream.	8.00
07/13/20	Ward, Alison	Facilitated final audit on criminal justice estimates for states; Team call to discuss analysis.	4.00
07/13/20	Wilmot, Dayna	Worked on finalizing and auditing state schedules; Team call to discuss analysis.	5.50
07/13/20	Xu, Hanyue	Team call to discuss analysis; State apportionment of by year child welfare analysis; Call with team members to discuss apportionment updates for analysis.	6.75
07/13/20	Zaveri, Mohnish	Prepared state schedules; Conducted research and analysis; Team call to discuss analysis.	9.50
07/14/20	Austin Smith, Yvette	Call with counsel to discuss overdose deaths data; Team call to discuss state schedules and allocation.	1.75
07/14/20	Berkman, Mark P.	Call with counsel to discuss overdose deaths data; Reviewed final state expenditures.	3.00
07/14/20	Colwell, Molly	Edited costs of abatement workbook.	3.00
07/14/20	Duh, Josephine	Team call to discuss state schedules and allocation; Worked on comparison of state allocation.	2.75
07/14/20	Feinberg, Joelle	Updated apportionment for states using child welfare and special education; Iterating audit of top down estimates.	4.00
07/14/20	Malaviya, Karna	State template work.	11.50
07/14/20	McKnight, David	State schedule review; Macro to print schedules.	3.00

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07/14/20	Moore, Ethan	Audit of top-down models incorporating state-level data; Confirmed deltas between top-down and state-incorporated modelling.	5.50
07/14/20	Nair, Rohit	Cleaned up NAS analysis.	2.00
07/14/20	Paulson, Gara	State database document updates.	0.25
07/14/20	Pender, Dean	Audited POC template outputs; Removed outlier discrepancies from state data prior to integrating with top-down estimates.	5.75
07/14/20	Salzman, Andrew	State template audit; Team call to discuss state schedules and allocation.	1.25
07/14/20	Shao, Alice	Audited opioid overdose deaths.	3.00
07/14/20	Ward, Alison	Helped to prepare final OUD deaths analysis by state/year; Compared Brattle estimates to other consultants; Team call to discuss state schedules and allocation.	4.00
07/14/20	Wilmot, Dayna	Worked on finalizing and auditing state schedules.	6.00
07/14/20	Zaveri, Mohnish	Preparation of state schedules; Conducted research and analysis; Team call to discuss state schedules and allocation.	8.50
07/15/20	Austin Smith, Yvette	State schedules.	1.00
07/15/20	Berkman, Mark P.	Supervised final table preparation.	2.00
07/15/20	Duh, Josephine	Worked on state schedules; Worked on schedules for territories.	2.00
07/15/20	Feinberg, Joelle	Completed audit of state workbooks.	1.50
07/15/20	Kwan, Andrea	Abatement analysis.	1.50
07/15/20	Malaviya, Karna	Finalized templates.	12.00
07/15/20	McKnight, David	Updated printing macro; Reviewed state schedules; Reviewed territory schedules.	3.25
07/15/20	Nair, Rohit	Cleaned education analysis.	2.50
07/15/20	Shao, Alice	Created deliverable table for client.	1.00
07/15/20	Ward, Alison	Helped to audit and prepare final opioid overdose deaths by state; Reviewed and finalized states' damages schedules.	4.00
07/15/20	Wilmot, Dayna	Worked on finalizing state schedules ahead of delivery to AGs.	2.00
07/15/20	Xu, Hanyue	Updated child welfare analysis for updated OUD population numbers.	2.50
07/15/20	Zaveri, Mohnish	Prepared state schedules; Conducted research and analysis.	9.50
07/16/20	Berkman, Mark P.	Prepared for state comments.	0.75
07/16/20	Duh, Josephine	Call with team members on state schedules; Reviewed state schedules.	1.50
07/16/20	Malaviya, Karna	State templates with federal funds.	3.00
07/16/20	McKnight, David	Worked on federal and state schedules.	3.25
07/16/20	Ward, Alison	Worked to update territory OUD population projections and updated opioid burden estimates.	6.00



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07/16/20	Xu, Hanyue	Finalized the child welfare analysis by adding sources and notes.	5.25
07/16/20	Zaveri, Mohnish	Prepared state schedules; Conducted research and analysis; Call with team members on state schedules.	5.00
07/17/20	McKnight, David	Meeting with team members to discuss audit; State data collections.	2.50
07/17/20	Nair, Rohit	Cleaned files; Meeting with team members to discuss audit.	2.50
07/17/20	Paulson, Gara	New document review.	0.25
07/17/20	Ward, Alison	Began final audit of all POC estimates.	2.00
07/17/20	Xu, Hanyue	Meeting with team members to discuss audit; Revised the child welfare analysis.	2.50
07/17/20	Zaveri, Mohnish	Prepared state schedules; Conducted research and analysis; Meeting with team members to discuss audit.	0.50
07/20/20	Austin Smith, Yvette	Team meeting to discuss analysis.	0.50
07/20/20	Berkman, Mark P.	Team meeting to discuss analysis; Reviewed top-down issues.	1.75
07/20/20	Colwell, Molly	Team meeting to discuss analysis, including prep.	1.00
07/20/20	Duh, Josephine	Team meeting to discuss analysis; Set up data call with NJ.	1.00
07/20/20	Feinberg, Joelle	Team meeting to discuss analysis.	0.50
07/20/20	Kwan, Andrea	Audit of analysis; Team meeting to discuss analysis.	2.00
07/20/20	Malaviya, Karna	Team meeting to discuss analysis; Worked on audit; Updated state allocations table.	2.50
07/20/20	McKnight, David	Meeting with MN to answer questions; Team meeting to discuss analysis.	2.25
07/20/20	Moore, Ethan	Team meeting to discuss analysis; Follow-up on state schedules.	0.50
07/20/20	Paulson, Gara	State database review and updates.	0.25
07/20/20	Pender, Dean	Team meeting to discuss analysis.	0.50
07/20/20	Pirie, Ben	Team meeting to discuss analysis.	0.50
07/20/20	Shao, Alice	Team meeting to discuss analysis.	0.50
07/20/20	Shao, Alice	Team meeting to discuss analysis; Audit of data.	4.50
07/20/20	Ward, Alison	Coordinated final auditing tasks; Team meeting to discuss analysis; Follow-up on state schedules; Audited ACEs estimates from T. Miller.	6.00
07/20/20	Wilmot, Dayna	Team meeting to discuss analysis; Meeting with MN regarding specific schedule.	0.75
07/20/20	Xu, Hanyue	Team meeting to discuss analysis.	0.50
07/20/20	Zaveri, Mohnish	Reviewed state document; Team meeting to discuss analysis; Follow-up on state schedules; Conducted research and analysis.	5.50
07/21/20	Austin Smith, Yvette	Team call to discuss analysis; Call with counsel regarding budgets.	3.75
07/21/20	Berkman, Mark P.	Call with counsel to regarding budgets.	2.25

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07/21/20	Duh, Josephine	Team call to discuss analysis; Worked on federal funding analysis; Reviewed slide deck for July 22 presentations.	2.75
07/21/20	Kwan, Andrea	Audited analyses; Team call to discuss analysis; OUD population projection analysis.	3.00
07/21/20	Malaviya, Karna	Worked on audits and templates with mediation table results.	1.00
07/21/20	McKnight, David	Prepared anonymous schedules for meeting with states; Schedules meetings with states; Worked on developing POC.	4.75
07/21/20	Moore, Ethan	Prepared for data discussion with Maine AG; Data discussion with Maine AG; State database team call; Prepared state-data doc for Maine AG.	2.75
07/21/20	Paulson, Gara	State database team call.	0.50
07/21/20	Pender, Dean	Team call to discuss analysis.	0.25
07/21/20	Piekny, Michael	State database review; State database team call.	2.75
07/21/20	Pirie, Ben	Team call to discuss analysis; Worked on auditing the income tax loss analysis.	2.25
07/21/20	Salzman, Andrew	Montana state database document review.	3.00
07/21/20	Shao, Alice	Auditing treatment and Medicaid.	6.00
07/21/20	Ward, Alison	Set up follow-up call with states; Prepared presentation for states explaining state schedules; Audited ACEs estimates from T. Miller; Team call to discuss analysis.	6.00
07/21/20	Wilmot, Dayna	State database team call; Continued work on state schedules.	1.00
07/21/20	Zaveri, Mohnish	Reviewed state documents; Follow-up call with states; Conducted analysis and research.	9.00
07/22/20	Austin Smith, Yvette	Call with states; Prepared presentation to states regarding estimates.	7.25
07/22/20	Berkman, Mark P.	Call with states; Reviewed audit progress.	2.75
07/22/20	Duh, Josephine	Worked on slide deck; Call with states; Call with NJ AG; Prepared for calls.	5.00
07/22/20	Kwan, Andrea	Audited analyses.	1.50
07/22/20	Malaviya, Karna	Coordinated audits and worked on creating new deliverables tables.	6.50
07/22/20	McKnight, David	Call with states; Scheduling meetings; Developed summary tables for POC.	6.50
07/22/20	Moore, Ethan	Reviewed data for Montana and Washington D.C.	3.00
07/22/20	Pender, Dean	Call with NJ.	1.00
07/22/20	Piekny, Michael	State database review.	1.00
07/22/20	Pirie, Ben	Audited the tax loss analysis.	2.75
07/22/20	Salzman, Andrew	Montana state database document review.	9.75
07/22/20	Shao, Alice	Audited treatment and Medicaid.	5.25
07/22/20	Ward, Alison	Prepared slides for the state presentations; Call with states; Reviewed CA's state schedule with the AG contacts; Audited the ACEs parameters in T. Millers calculations.	5.50

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07/22/20	Wilmot, Dayna	Continued work on state schedules for Friday deadline.	4.00
07/22/20	Zaveri, Mohnish	Reviewed state documents; Follow up call with states; Conducted analysis and research.	9.00
07/23/20	Austin Smith, Yvette	Drafted email correspondence to counsel regarding proposed state schedules.	0.50
07/23/20	Berkman, Mark P.	Meeting with states.	2.50
07/23/20	Duh, Josephine	Worked on federal funding prevention; Worked on state response calls.	3.25
07/23/20	Feinberg, Joelle	Worked on audit; Looking into sourcing information for Criminal Justice opioid apportionment.	1.00
07/23/20	Kwan, Andrea	Abatement model analysis.	8.00
07/23/20	Malaviya, Karna	Finalized deliverables tables and coordinated audits.	7.50
07/23/20	McKnight, David	Arranged and prepared for calls with states.	3.50
07/23/20	Moore, Ethan	Reviewed Montana and Maryland AG documents; Audited of FL and PR federal prevention spending; Audit of Virginia AG data.	9.50
07/23/20	Paulson, Gara	State database review.	2.25
07/23/20	Pender, Dean	Reviewed additions to NJ workbooks.	1.75
07/23/20	Piekny, Michael	State database review.	5.75
07/23/20	Pirie, Ben	Worked on auditing the tax loss analysis.	5.00
07/23/20	Salzman, Andrew	Montana state database document review.	2.25
07/23/20	Shao, Alice	Audit of treatment and Medicaid.	10.00
07/23/20	Ward, Alison	Prepared for and met with states to go over questions on the state schedules; Reviewed state comparisons with T. Miller.	7.00
07/23/20	Wilmot, Dayna	Worked on state database analysis for updated state schedules; Meeting with AG for state schedule review.	8.00
07/23/20	Zaveri, Mohnish	Reviewed state documents; Follow-up calls with states; Conducted analysis and research.	9.50
07/24/20	Austin Smith, Yvette	Reviewed analysis; Meeting with states to discuss schedules.	1.50
07/24/20	Berkman, Mark P.	Meeting with states to discuss schedules; Compared estimates with Miller Group.	3.00
07/24/20	Duh, Josephine	Compared estimates with Miller Group; Worked on federal funding of prevention programs and abatement survey responses analysis; Call with Vermont AG; Prepared for call with Vermont AG; Reviewed federal funding analysis; Addressed questions from team members on Medicaid costs.	3.75
07/24/20	Feinberg, Joelle	Audited mediation table totals and state level estimates.	3.50
07/24/20	Kwan, Andrea	Audit of analyses; Abatement model analysis.	10.50

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07/24/20	Malaviya, Karna	Wrote code to export state templates; Followed-up and completed audits of treatment costs and lost taxes.	10.00
07/24/20	McKnight, David	Meeting with states to discuss schedules; Prepared for calls and reviewed POCs; Developed summary tables.	6.00
07/24/20	Moore, Ethan	Reviewed Montana AG documents; Prepared for call with Vermont AG; Call with Vermont AG.	6.75
07/24/20	Paulson, Gara	State database review; Call with Vermont AG.	5.00
07/24/20	Pender, Dean	Reviewed DC docs in responses to AG comments; Follow-up calls with AL and CO; Reviewed NJ workbook for duplicates.	3.00
07/24/20	Piekny, Michael	State database review; Call with Vermont AG.	3.25
07/24/20	Pirie, Ben	Finalized the tax loss analysis audit.	7.50
07/24/20	Salzman, Andrew	Montana state database document review; Call with Vermont AG.	7.00
07/24/20	Shao, Alice	Audited treatment, Medicaid, and state employee costs.	10.50
07/24/20	Ward, Alison	Compared estimates with Miller Group; Meeting with states to discuss schedules; Updated Brattle's ACEs parameters; Finalized audits several work streams; Reviewed abatement survey responses.	7.00
07/24/20	Wilmot, Dayna	Continued to work on state database analysis for state schedules; Call with Vermont AG.	4.25
07/24/20	Xu, Hanyue	Updated models for Kentucky/Oklahoma flexibility.	3.50
07/24/20	Zaveri, Mohnish	Reviewed state documents; Follow-up calls with states; Conducted analysis and research.	8.00
07/25/20	Kwan, Andrea	Audited analyses; Explored and analyzed state abatement survey responses.	5.50
07/25/20	Malaviya, Karna	Oversaw and completed top-down analysis audits.	3.50
07/25/20	Paulson, Gara	State database review; Added documents received.	1.25
07/25/20	Pirie, Ben	Worked on finalizing the tax loss and abatement cost analyses.	2.00
07/25/20	Salzman, Andrew	Montana state database document review.	2.75
07/25/20	Shao, Alice	Audited treatment costs.	1.00
07/25/20	Zaveri, Mohnish	Reviewed additional state documents; Updated state schedules.	2.00
07/26/20	Austin Smith, Yvette	Drafted email correspondence to team regarding RI call; Call with Guam, including prep and follow-up.	1.50
07/26/20	Malaviya, Karna	Rhode Island check; Prepared to produce state schedules.	1.00
07/26/20	Shao, Alice	Superuser audit; Rhode Island data pull; Call with Guam.	2.75

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07/26/20	Zaveri, Mohnish	Call with Guam.	1.50
07/27/20	Austin Smith, Yvette	Reviewed final state schedules and sent them to counsel.	5.25
07/27/20	Berkman, Mark P.	Team call to discuss analysis; Reviewed top-down issues.	1.75
07/27/20	Colwell, Molly	Team call to discuss analysis.	1.00
07/27/20	Duh, Josephine	Worked on state schedules; Call with FL AG; Call with OR AG; Prepared for calls with states; Team call to discuss analysis; Worked on FL AG data.	6.75
07/27/20	Feinberg, Joelle	Team call to discuss analysis; Mediation table audit.	3.50
07/27/20	Kwan, Andrea	Team call to discuss analysis; Future abatement costs analysis; Florida workers compensation analysis.	5.00
07/27/20	Malaviya, Karna	Worked on sending updated state templates.	11.00
07/27/20	McKnight, David	Worked on POC; Updated and audited analysis.	5.25
07/27/20	Moore, Ethan	Worked on Montana state-level data analysis; Overall state-schedule discussion; Call with Florida AG; Worked on Virginia audit; Florida workers compensation analysis and audit.	5.75
07/27/20	Paulson, Gara	State database review; Added documents received.	2.25
07/27/20	Pender, Dean	Reviewed NJ and Washington D.C. templates; Team call to discuss analysis; Researched and responded to OR questions.	1.75
07/27/20	Piekny, Michael	Team call to discuss analysis.	1.00
07/27/20	Pirie, Ben	Team call to discuss analysis; Worked on finalizing the tax loss and criminal justice costs analyses.	2.00
07/27/20	Salzman, Andrew	Montana state database document review and data adjustments; Team call to discuss analysis; Call with Florida AG; Florida workers compensation document review.	6.50
07/27/20	Shao, Alice	CJS DC adjustments.	6.00
07/27/20	Ward, Alison	Meeting with states to discuss schedules; Team call to discuss analysis; Reviewed feedback from states and made necessary updates; Finalized POC materials.	8.50
07/27/20	Wilmot, Dayna	Team call to discuss analysis; Worked on communicating with states regarding specific schedules.	5.50
07/27/20	Zaveri, Mohnish	Reviewed additional state documents; Updated state schedules and analysis; Team call to discuss analysis.	11.25
07/28/20	Austin Smith, Yvette	Call with counsel and team to discuss case; Finalized state schedules.	2.25
07/28/20	Berkman, Mark P.	Call with counsel and team to discuss case; Call with states.	2.25

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07/28/20	Duh, Josephine	Worked on state schedules and summary mediation table; Worked on FL and PR data and addressed questions on schedules.	6.25
07/28/20	Kwan, Andrea	Florida workers compensation analysis.	2.50
07/28/20	Malaviya, Karna	Responded to state questions regarding templates; Generated revised template and mediation table.	7.50
07/28/20	McKnight, David	Reviewed data; Call with Washington; Worked on POC.	4.50
07/28/20	Moore, Ethan	Florida workers compensation analysis.	0.75
07/28/20	Pender, Dean	Call with GA.	1.25
07/28/20	Ping, Dustin	CJS state allocation audit.	0.50
07/28/20	Pirie, Ben	Finalized the worked compensation analysis.	4.50
07/28/20	Ward, Alison	Meeting with individual states to discuss schedules; Call with counsel and team to discuss case; Reviewed feedback from states and made necessary updates; Finalized POC materials.	7.00
07/28/20	Wilmot, Dayna	Call with states; Continued to work on communication with other states regarding their schedules.	4.50
07/28/20	Zaveri, Mohnish	Call with states; Worked on state schedules.	5.00
07/29/20	Austin Smith, Yvette	Call with counsel and states; Follow-up on state schedules.	6.50
07/29/20	Berkman, Mark P.	Call with counsel and states; Reviewed audit progress.	2.75
07/29/20	Malaviya, Karna	Finished re-creating templates, mediation table, and table of state claims.	5.50
07/29/20	McKnight, David	Analysis of New York data; Worked on POC.	3.50
07/29/20	Shao, Alice	Worked on accounting for CJS.	0.25
07/29/20	Ward, Alison	Worked on new material presented by WVA; Worked on NSDUH OUD population estimates; Reviewed abatement survey responses for ACEs; Made final adjustments to POC materials.	5.00
07/29/20	Wilmot, Dayna	Assisted with final communications with states regarding their schedules.	0.50
07/29/20	Zaveri, Mohnish	Responded to state queries on state schedules; Reviewed changes in state schedule.	1.00
07/30/20	Austin Smith, Yvette	Finalized proof of claim.	2.00
07/30/20	Berkman, Mark P.	Spoke with states.	2.50
07/30/20	Duh, Josephine	Call with team on final schedules.	0.50
07/30/20	Malaviya, Karna	Answered questions regarding POC templates and supplementary tables.	1.50
07/30/20	McKnight, David	Worked on checking POC; Analysis of new NY data.	2.75
07/30/20	Paulson, Gara	State database review; Added documents received.	2.50
07/30/20	Piekny, Michael	State database review.	1.00

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07/30/20	Ward, Alison	Responded to state emails with questions about the analysis; Reviewed and edited memorandum with last changes to the analysis.	3.00
07/30/20	Zaveri, Mohnish	Call with team on final schedules; Reviewed state schedules before POC filing.	1.00
07/31/20	Berkman, Mark P.	Spoke with states; Compared estimates with the Miller Group.	3.00
07/31/20	Malaviya, Karna	Wrote memorandum outlining final changes made to top down estimates in creating filed POC.	1.50
07/31/20	McKnight, David	Reviewed NY data.	1.25
07/31/20	Ward, Alison	Reviewed and edited memorandum with last changes to the analysis.	2.00
08/03/20	Ward, Alison	Reviewed methodology memorandum and prepared for meeting with Idaho.	2.00
08/04/20	Austin Smith, Yvette	Call with Idaho to discuss POC; Drafted email follow-up with team.	0.50
08/04/20	Berkman, Mark P.	Reviewed slide deck.	0.50
08/04/20	Ward, Alison	Call with Idaho to discuss POC, including prep.	2.00
08/05/20	Austin Smith, Yvette	Worked on presentation strategy.	0.50
08/05/20	Pender, Dean	Call with Idaho AG.	1.00
08/05/20	Ward, Alison	Drafted email correspondence with states about data; Worked on methodology for damages estimates.	2.00
08/06/20	Berkman, Mark P.	Reviewed PI claim presentation.	1.25
08/06/20	Duh, Josephine	Call with team to discuss analyses and next steps; Worked on plan for August presentation; Reviewed claims website materials.	2.50
08/06/20	Pender, Dean	Call with team to discuss analyses and next steps;	0.25
08/06/20	Schonwald, Hannah Rose	Conducted document review.	5.00
08/06/20	Ward, Alison	Call with team to discuss analyses and next steps; Reviewed presentation by private claimants; Drafted "game plan" for the team to tackle next steps.	4.00
08/06/20	Zaveri, Mohnish	Call with team to discuss analyses and next steps; Reviewed individual claimant presentation.	2.50
08/07/20	Austin Smith, Yvette	Call with counsel; Reviewed updated presentation.	2.00
08/07/20	Berkman, Mark P.	Call with counsel; Reviewed slide deck.	1.00
08/07/20	Duh, Josephine	Drafted email correspondence with team regarding questions based on update from project manager; Addressed questions from IN AG.	1.00
08/07/20	McKnight, David	Reviewed presentation and analysis.	4.00
08/07/20	Pender, Dean	Call to review upcoming presentation.	0.50
08/07/20	Schonwald, Hannah Rose	Conducted document review.	4.00



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08/07/20	Ward, Alison	Call to review upcoming presentation, including prep.	1.00
08/10/20	Austin Smith, Yvette	Team call to discuss presentation; Reviewed private creditor presentations.	1.75
08/10/20	Berkman, Mark P.	Team call to discuss presentation.	1.00
08/10/20	Duh, Josephine	Team call to discuss presentation; Worked on new abatement programs slides; Revised slides in presentation.	3.50
08/10/20	Kwan, Andrea	Team call to discuss presentation; Prepared slides for counsel.	3.25
08/10/20	McKnight, David	Team call to discuss presentation; Worked on criminal justice analysis; Developing slides for presentation on non-healthcare section.	4.50
08/10/20	Pender, Dean	Worked on individual claims analysis.	2.25
08/10/20	Schonwald, Hannah Rose	Updated presentation for creditors.	6.00
08/10/20	Shao, Alice	Worked on CJS methodology; Presentation updates.	2.00
08/10/20	Ward, Alison	Prepared and edited content for presentation to PI on POC.	6.00
08/10/20	Zaveri, Mohnish	Team call to discuss presentation; Review of PI claimant presentation; Revised slide deck for creditor presentation.	8.50
08/11/20	Austin Smith, Yvette	Call with counsel to discuss analysis; Worked on state disbursement data in response to state requests.	0.75
08/11/20	Berkman, Mark P.	Call with counsel to discuss analysis; Reviewed May slides update.	1.25
08/11/20	McKnight, David	Worked on presentation.	1.75
08/11/20	Ward, Alison	Prepared and edited content for presentation to PI on POC.	3.00
08/11/20	Zaveri, Mohnish	Call with counsel to discuss analysis; Reviewed PI claimant presentation; Revised slide deck for creditor presentation.	1.00
08/12/20	Austin Smith, Yvette	Call with AG working group to review creditor presentation.	2.00
08/12/20	Berkman, Mark P.	Reviewed sources in PI presentation.	0.50
08/12/20	Duh, Josephine	Call with AG working group to review creditor presentation.	2.00
08/12/20	McKnight, David	Prepared for call; Call with AG working group to review creditor presentation.	3.25
08/12/20	Ward, Alison	Prepared and edited content for presentation to PI on POC; Call with AG working group to review creditor presentation.	4.00
08/13/20	Duh, Josephine	Worked on presentation to creditors.	4.50
08/13/20	McKnight, David	Worked on presentation.	2.00
08/13/20	Pender, Dean	Conducted individual claims analysis.	1.75



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08/13/20	Ward, Alison	Prepared and edited content for presentation to PI on POC.	4.00
08/14/20	Austin Smith, Yvette	Revised presentation to PI claimants.	2.25
08/14/20	Berkman, Mark P.	Revised presentation and worked on "rebuttal" slide.	1.25
08/14/20	Duh, Josephine	Worked on presentation to creditors; Addressed comments from team members on presentation.	3.00
08/14/20	McKnight, David	Worked on presentation.	3.75
08/14/20	Ward, Alison	Prepared and edited content for presentation to PI on POC.	6.00
08/15/20	Austin Smith, Yvette	Finalized creditor presentation to send to counsel.	0.75
08/17/20	Berkman, Mark P.	Prepared presentation.	1.00
08/17/20	Duh, Josephine	Reviewed comments from State AG working group on presentation.	0.50
08/17/20	Ward, Alison	Edited and updated POC slide deck.	3.00
08/17/20	Zaveri, Mohnish	Responded to email queries on POC; Worked on PI claimant presentation.	0.75
08/18/20	Austin Smith, Yvette	Worked on Debtor presentation.	1.00
08/18/20	Berkman, Mark P.	Reviewed presentation.	2.25
08/18/20	Duh, Josephine	Worked on presentation; Worked on estimates for PI rebuttal.	2.50
08/18/20	Malaviya, Karna	Created state versus federal breakdown of claim amount table.	0.50
08/18/20	Ward, Alison	Edited and updated POC slide deck.	2.00
08/19/20	Austin Smith, Yvette	Call with counsel to discuss claim calculation.	2.25
08/19/20	Berkman, Mark P.	Reviewed methodology.	1.25
08/19/20	Duh, Josephine	Worked on backup request; Addressed question from counsel.	1.00
08/19/20	Malaviya, Karna	Created state versus federal breakdown of claim amount table.	3.00
08/20/20	Austin Smith, Yvette	Review debtor presentation.	0.25
08/20/20	Berkman, Mark P.	Rehearsed presentation.	2.00
08/21/20	Austin Smith, Yvette	Internal call to follow-up on claim calculation.	1.00
08/21/20	Berkman, Mark P.	Revised presentation.	2.25
08/21/20	Duh, Josephine	Internal call to follow-up on claim calculation; Revised slides based on question from state AG.	1.00
08/21/20	Ward, Alison	Reviewed and prepared information on PUD forecasting methods.	2.00
08/23/20	Austin Smith, Yvette	Finalized Debtor presentation.	2.25
08/23/20	Berkman, Mark P.	Supervised data sharing development.	0.50
08/24/20	Austin Smith, Yvette	Call with team to discuss back up documents and analysis; Worked on debtor presentation.	2.50
08/24/20	Berkman, Mark P.	Supervised data sharing development.	1.00
08/24/20	Duh, Josephine	Call with team to discuss back up documents and analysis.	0.75
08/24/20	McKnight, David	Call with team to discuss back up documents and analysis; Began preparing backup materials.	1.00

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08/24/20	Ward, Alison	Call with team to discuss back up documents and analysis; Organized results and working papers and other citations; Prepared working papers for lost taxes analysis; Reviewed OUD treatment model.	4.00
08/24/20	Zaveri, Mohnish	Call with team to discuss back up documents and analysis; Preparation of backup documents for state data.	2.00
08/25/20	Austin Smith, Yvette	Revised debtor presentation and forwarded to counsel; Team call to discuss case issues.	1.25
08/25/20	Berkman, Mark P.	Call with counsel to discuss analyses.	1.00
08/25/20	Duh, Josephine	Worked on production for Debtors.	0.50
08/25/20	Kwan, Andrea	Team call to discuss case issues; Prepared files for production.	7.25
08/25/20	Malaviya, Karna	Re-exported state templates with new headers; Created OUD treatment costs work paper.	1.50
08/25/20	McKnight, David	Prepared backup for non-healthcare work streams; worked on criminal justice analysis.	7.50
08/25/20	Moore, Ethan	Team call to discuss case issues; Collecting and preparing state-level workbooks and underlying data sources to delivery to Cornerstone.	3.25
08/25/20	Paulson, Gara	Updates to data review analysis.	0.50
08/25/20	Pender, Dean	Team call to discuss case issues.	0.50
08/25/20	Salzman, Andrew	Team call to discuss case issues.	0.50
08/25/20	Shao, Alice	Prepared for production.	4.00
08/25/20	Ward, Alison	Prepared working papers for lost taxes analysis; Prepared working papers for criminal justice analysis; Prepared working papers for OUD treatment, Medicaid, and super users.	4.00
08/25/20	Wilmot, Dayna	Team call to discuss case issues.	0.50
08/25/20	Zaveri, Mohnish	Preparation of backup documents for state data.	2.50
08/26/20	Berkman, Mark P.	Supervised data sharing development.	1.00
08/26/20	Kwan, Andrea	Call with team members to discuss case issues; Prepared files for production.	2.50
08/26/20	Malaviya, Karna	Worked on workpaper creation.	3.00
08/26/20	McKnight, David	Worked on developing materials to turn over to cornerstone.	1.75
08/26/20	Pender, Dean	Prepared state POC workpapers.	2.25
08/26/20	Ping, Dustin	Call with team members to discuss case issues.	0.50
08/26/20	Salzman, Andrew	State data workbook cleanup.	5.50
08/26/20	Shao, Alice	Production preparation.	2.00
08/26/20	Ward, Alison	Prepared working papers for lost taxes analysis; Prepared working papers for OUD treatment, Medicaid and super users; Reviewed ACEs analysis.	3.50
08/27/20	Berkman, Mark P.	Supervised data sharing development.	1.00
08/27/20	Kwan, Andrea	Prepared files for production.	0.50
08/27/20	McKnight, David	Prepared and reviewed backup materials.	1.75

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08/27/20	Moore, Ethan	Collecting and preparing state-level workbooks and underlying data sources for delivery to Cornerstone.	7.50
08/27/20	Paulson, Gara	Updates to data review analysis.	4.00
08/27/20	Pender, Dean	Prepared state POC workpapers; Collecting source documents.	7.75
08/27/20	Ping, Dustin	Preparing input files for Cornerstone.	1.50
08/27/20	Ward, Alison	Prepared working papers for ACEs analysis.	3.00
08/27/20	Wilmot, Dayna	Created workpapers for certain states.	2.25
08/28/20	Austin Smith, Yvette	Discussed allocation with counsel.	0.75
08/28/20	Berkman, Mark P.	Discussed allocation with counsel; Addressed team questions.	1.50
08/28/20	Malaviya, Karna	Revised state allocation comparison tables.	2.00
08/28/20	Paulson, Gara	Updates to data review analysis.	1.25
08/28/20	Pender, Dean	Finalized state POC workpapers; Collecting underlying source documents.	2.25
08/28/20	Ward, Alison	Reviewed additional measures of employment related losses to the states.	3.00
08/31/20	Berkman, Mark P.	Follow-up discussion with counsel regarding allocation issues.	1.00
08/31/20	Moore, Ethan	Follow-up consideration of state-provided documents in response to Vermont AG question.	0.75
08/31/20	Ward, Alison	Reviewed and prepared documents for sharing.	2.00
08/31/20	Zaveri, Mohnish	Reviewed docket; Information sharing protocol; Preparation of state data documents.	1.00
09/01/20	Berkman, Mark P.	Attended AG conference call.	0.50
09/01/20	Malaviya, Karna	Updated state allocation comparisons file.	2.00
09/01/20	Ward, Alison	Reviewed sharing protocol.	2.00
09/02/20	Austin Smith, Yvette	Call with counsel to discuss allocation issues, Drafted emails regarding stat allocation and information sharing protocol.	0.75
09/02/20	Berkman, Mark P.	Call with counsel to discuss allocation issues.	1.00
09/02/20	Duh, Josephine	Reviewed information sharing document from counsel and added highlights.	0.25
09/02/20	Kwan, Andrea	Reviewed information sharing protocol; Discuss case issues with team members.	1.00
09/02/20	Malaviya, Karna	Updated state allocations comparisons spreadsheet.	1.00
09/02/20	McKnight, David	Reviewed documents.	1.00
09/02/20	Ward, Alison	Reviewed compliance with the sharing protocol; Discuss case issues with team members.	1.00
09/03/20	Berkman, Mark P.	Discussed allocation issues with counsel.	1.00
09/03/20	Ward, Alison	Reviewed state damages schedules and compared TBG's distribution to the algorithm developed by state AGs.	2.00
09/04/20	Austin Smith, Yvette	Call with MA AG office.	0.25
09/04/20	Berkman, Mark P.	Discussed allocation issues with counsel.	0.50
09/04/20	Kwan, Andrea	Reviewed case issues.	0.25

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09/04/20	Malaviya, Karna	Worked on creating spreadsheet to aid with explanations of variation in state allocations.	3.00
09/04/20	Ward, Alison	Reviewed state damages schedules and compared TBG's distribution to the algorithm developed by state AGs.	1.00
09/08/20	Berkman, Mark P.	Supervised analysis.	0.50
09/08/20	Ward, Alison	Reviewed and edited state comparison data tables and drafted a memorandum.	3.00
09/09/20	Berkman, Mark P.	Supervised analysis.	1.25
09/09/20	Duh, Josephine	Prepared data to send to VT AG.	0.25
09/09/20	Malaviya, Karna	Worked on state differences excel document.	2.00
09/09/20	Ward, Alison	Reviewed and edited state POC share comparison memorandum.	2.50
09/10/20	Berkman, Mark P.	Participated on conference call with counsel.	1.25
09/10/20	Malaviya, Karna	Worked on state differences excel document.	4.00
09/10/20	Ward, Alison	Reviewed and edited state POC comparison tables.	2.50
09/11/20	Berkman, Mark P.	Revised memorandum on allocation.	1.00
09/11/20	Malaviya, Karna	Worked on state differences excel document.	2.00
09/11/20	Ward, Alison	Reviewed and edited state comparison document.	1.50
09/13/20	Ward, Alison	Made chart comparing state share of POC claim.	0.75
09/14/20	Berkman, Mark P.	Supervised analysis on allocation.	0.75
09/14/20	Malaviya, Karna	Refined state differences charts; Worked on adding table notes.	2.00
09/14/20	Ward, Alison	Reviewed and edited chart comparing states POC claim.	1.00
09/15/20	Berkman, Mark P.	Attended conference call with counsel.	0.50
09/16/20	Berkman, Mark P.	Supervised analysis on allocation.	0.50
09/17/20	Berkman, Mark P.	Responded to client request on allocation.	0.50
09/18/20	Malaviya, Karna	Worked on updating state differences analysis with new graphs and claims percentages.	2.00
09/18/20	Ward, Alison	Compared state POC claim shares with and without state data overrides.	0.50
09/21/20	Austin Smith, Yvette	Worked on case invoicing.	0.25
09/21/20	Ward, Alison	Reviewed and compared Brattle results across states.	3.00
09/22/20	Malaviya, Karna	Added West Virginia ACEs change to state database overrides analysis; Added new sheet with state shares within each claim category.	1.50
09/22/20	Ward, Alison	Reviewed and compared Brattle results across states.	3.00
09/23/20	Berkman, Mark P.	Responded to client request.	0.25
09/23/20	Pender, Dean	Found and linked ARCOS data for team.	0.25
09/24/20	Berkman, Mark P.	Responded to client request.	0.25
09/24/20	Ward, Alison	Worked on project transition.	1.00
10/01/20	Malaviya, Karna	Developed superuser and OUD patient cost memorandum.	0.50

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10/02/20	Malaviya, Karna	Revised superuser and OUT patient costs memorandum.	1.00
10/13/20	Austin Smith, Yvette	Team call to discuss annual damages summary.	0.25
10/13/20	Berkman, Mark P.	Team call to discuss annual damages summary.	0.50
10/13/20	Duh, Josephine	Team call to discuss annual damages summary.	0.50
10/13/20	Malaviya, Karna	Worked on creating annual results workbook.	7.00
10/13/20	McKnight, David	Team call to discuss annual damages summary; Worked on gather data and results for Cornerstone.	1.50
10/13/20	Nair, Rohit	Created state-year data for NAS and education.	3.00
10/13/20	Shao, Alice	Reviewed data files.	2.00
10/14/20	Berkman, Mark P.	Reviewed damages analysis data.	0.50
10/14/20	Malaviya, Karna	Finished annual results workbook.	6.00
10/14/20	McKnight, David	Worked on preparing materials for cornerstone.	1.00
10/14/20	Nair, Rohit	Created state-year data for Foster care and CPS.	2.50
10/14/20	Shao, Alice	Continued to review data files.	0.50
10/15/20	Austin Smith, Yvette	Team call to review annual claim results; Call with cornerstone and related follow-up.	1.75
10/15/20	Berkman, Mark P.	Meeting with counsel to discuss information transfer for Purdue; Provided annual data to counsel.	0.50
10/15/20	Duh, Josephine	Team call to review annual claim results.	0.50
10/15/20	Malaviya, Karna	Team call to review annual claim results; Created three final versions of annual breakdown tables.	2.00
10/15/20	McKnight, David	Team call to review annual claim results; Presentation analysis.	1.00
10/15/20	Nair, Rohit	Team call to review annual claim results.	0.50
10/15/20	Shao, Alice	Conducted audit of data.	0.50
10/15/20	Zaveri, Mohnish	Review of analysis for state data; Review of state presentation.	1.00
10/16/20	Berkman, Mark P.	Reviewed data to transfer.	0.25
10/16/20	McKnight, David	Reviewed past presentations.	1.75
10/19/20	Austin Smith, Yvette	Call with counsel regarding state data deliverable to debtor advisors; Call with team member regarding data follow-up.	1.00
10/19/20	Berkman, Mark P.	Supervised response to Purdue.	1.25
10/19/20	Kwan, Andrea	Prepared documents and data to send to Cornerstone; Call with team member regarding data follow-up.	5.50
10/20/20	Austin Smith, Yvette	Call with Cornerstone to discuss results; Cornerstone document review.	1.75
10/20/20	Berkman, Mark P.	Supervised response to Purdue; Call with Cornerstone to discuss results.	2.00
10/20/20	Duh, Josephine	Call with Cornerstone to discuss results; Reviewed documents produced to Cornerstone.	1.50

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10/20/20	Kwan, Andrea	Prepared documents and data to send to Cornerstone; Call with Cornerstone to discuss results; Call with team member to discuss case issues.	3.00
10/20/20	McKnight, David	Reviewed and worked on presentation; Call with Cornerstone to discuss results.	3.50
10/20/20	Ping, Dustin	Call with team member to discuss case issues.	0.50
10/21/20	Austin Smith, Yvette	Responded to Cornerstone questions; Call with counsel to discuss case issues.	1.50
10/21/20	Berkman, Mark P.	Supervised response to Purdue; Call with counsel to discuss case issues.	0.75
10/21/20	Duh, Josephine	Worked on memorandum to respond to Cornerstone's requests; Worked on summary tabulations with team member; Worked on criminal justice analysis.	2.50
10/21/20	Kwan, Andrea	Prepared documents and data to send to Cornerstone; Worked on summary tabulations with team member.	1.00
10/21/20	Malaviya, Karna	Coordinated and drafted sections of memorandum for Cornerstone.	2.75
10/21/20	McKnight, David	Worked on and reviewed past presentations; Call with team member to discuss presentations.	3.75
10/21/20	Nair, Rohit	Put together projected state-year estimates.	1.00
10/21/20	Shao, Alice	Methodology memorandum review; Fixing criminal justice system calculations.	1.50
10/21/20	Zaveri, Mohnish	Presentation on calculation methodology for Cornerstone; Call with team member to discuss presentations.	2.00
10/22/20	Austin Smith, Yvette	Worked on Cornerstone responses.	1.00
10/22/20	Berkman, Mark P.	Supervised response to Purdue.	0.50
10/22/20	Duh, Josephine	Worked on memorandum to respond to requests; Worked on future costs tabulation.	1.25
10/22/20	Kwan, Andrea	Prepared documents and data to send to Cornerstone.	3.00
10/22/20	Malaviya, Karna	Addressed comments in memorandum for Cornerstone.	2.00
10/22/20	Nair, Rohit	Creating state-year workbooks; Added summary of steps in education analysis.	3.00
10/22/20	Zaveri, Mohnish	Presentation on calculation methodology for Cornerstone.	2.00
10/23/20	Austin Smith, Yvette	Worked on Cornerstone responses.	0.25
10/23/20	Berkman, Mark P.	Supervised response to Purdue.	0.50
10/23/20	Duh, Josephine	Team call to discuss criminal justice costs; Worked on memorandum of criminal justice costs; Reviewed summary table of future costs; Worked on summary table.	2.25

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10/23/20	Kwan, Andrea	Transitioned OUD population projection analysis; Team call to discuss criminal justice costs; Prepared documents and data to send to Cornerstone.	4.00
10/23/20	Malaviya, Karna	Worked on continuation of existing programs and abatement state-year-category results.	7.00
10/23/20	McKnight, David	Worked on memorandum and helped coordinate non-hc cost analysis.	3.00
10/23/20	Ping, Dustin	Worked on Markov model transition.	1.50
10/23/20	Shao, Alice	Team call to discuss criminal justice costs; PDF table reorganization; Revised memorandum for Cornerstone.	8.50
10/25/20	Duh, Josephine	Reviewed tables and memorandum.	0.25
10/26/20	Malaviya, Karna	Updated and exported historical costs; Worked on continuation of existing programs PDFs.	0.75
10/26/20	McKnight, David	Worked on memorandum of allocation methodology for Cornerstone.	3.50
10/26/20	Zaveri, Mohnish	Revised presentation for Cornerstone.	1.25
10/27/20	Austin Smith, Yvette	Reviewed responses to Cornerstone; Attended conference call with Cornerstone; Revised responses to Cornerstone.	4.75
10/27/20	Berkman, Mark P.	Attended conference call with Cornerstone.	0.75
10/27/20	Duh, Josephine	Call with team to discuss apportionment methodologies.	0.50
10/27/20	Kwan, Andrea	Call with team to discuss apportionment methodologies; OUD population projection analysis.	2.00
10/27/20	Malaviya, Karna	Updated memorandum for Cornerstone; Attended conference call with Cornerstone.	2.50
10/27/20	McKnight, David	Worked on apportionment memorandum; Attended conference call with Cornerstone, including prep.	6.50
10/27/20	Nair, Rohit	Revised memorandum for Cornerstone; Attended conference call with Cornerstone.	1.75
10/27/20	Shao, Alice	Call with team to discuss apportionment methodologies; Revised memorandums; Attended conference call with Cornerstone.	2.00
10/27/20	Wilmot, Dayna	Reviewed inflation data sources.	0.25
10/27/20	Zaveri, Mohnish	Attended conference call with Cornerstone, including prep.	1.00
10/28/20	Austin Smith, Yvette	Call with counsel to discuss case issues.	0.25
10/28/20	Berkman, Mark P.	Supervised analysis.	0.50
10/28/20	Kwan, Andrea	OUD population projection analysis.	2.00
10/28/20	McKnight, David	Reviewed PowerPoint presentation for Cornerstone.	3.50
10/29/20	Berkman, Mark P.	Supervised response to Cornerstone.	0.25
10/30/20	Berkman, Mark P.	Supervised response to Cornerstone.	0.50



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10/30/20	Kwan, Andrea	LOUD population projection transition; Call with team to discuss Markov transition model.	3.50
10/30/20	McKnight, David	Prepared Cornerstone backup.	1.50
10/30/20	Ping, Dustin	Reviewed Markov code; Call with team to discuss Markov transition model.	4.00
11/02/20	Austin Smith, Yvette	Worked on Cornerstone requests.	1.25
11/02/20	Duh, Josephine	Reviewed abatement descriptions and sent them to team member.	0.25
11/02/20	Malaviya, Karna	Worked on State data overrides tables.	1.00
11/02/20	Nair, Rohit	Analyzed the projection periods.	0.25
11/03/20	Austin Smith, Yvette	Worked on Cornerstone response regarding abatement programs.	0.25
11/03/20	Berkman, Mark P.	Supervised response to Cornerstone.	0.50
11/03/20	Kwan, Andrea	Worked on various case issues.	2.00
11/03/20	Ping, Dustin	Worked on Markov model transition.	0.50
11/03/20	Zaveri, Mohnish	Prepared state data summary to share with Cornerstone.	1.00
11/04/20	Berkman, Mark P.	Supervised response to Cornerstone.	0.50
11/04/20	Kwan, Andrea	Transition analyses.	3.00
11/04/20	Shao, Alice	Worked on abatement model review.	3.00
11/04/20	Zaveri, Mohnish	Prepared state data summary to share with Cornerstone.	1.00
11/06/20	Ping, Dustin	Worked on OUD population projection memorandum.	4.00
11/09/20	Berkman, Mark P.	Supervised analysis.	0.25
11/09/20	McKnight, David	Reviewed inflation calculations for Cornerstone.	4.00
11/10/20	Austin Smith, Yvette	Reviewed Cornerstone responses; Call with Cornerstone to discuss case.	0.75
11/10/20	Berkman, Mark P.	Call with Cornerstone to discuss case.	0.50
11/10/20	Duh, Josephine	Call with Cornerstone to discuss case; Worked on questions from Cornerstone; Internal call to discuss superusers and summary table; Worked on criminal justice system analysis; Reviewed calculations for criminal justice.	4.75
11/10/20	Malaviya, Karna	Internal call to discuss superusers and summary table.	0.50
11/10/20	McKnight, David	Worked on memorandum to Cornerstone; Call with Cornerstone to discuss case.	4.00
11/10/20	Ping, Dustin	Resolved issues with OUD population projection memorandum.	2.00
11/10/20	Shao, Alice	Criminal justice system methodology research.	2.00
11/10/20	Zaveri, Mohnish	Call with Cornerstone to discuss case; Reviewed state documents.	1.00
11/11/20	Berkman, Mark P.	Supervised analysis.	0.25
11/11/20	Duh, Josephine	Worked on memorandum to Cornerstone; Worked on outline of final analyses.	3.25
11/11/20	McKnight, David	Worked on Cornerstone memorandum and inflation.	3.00



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11/11/20	Nair, Rohit	Updated inflation analysis.	3.75
11/11/20	Shao, Alice	Reviewed Cornerstone memorandum.	1.00
11/12/20	Berkman, Mark P.	Meeting with counsel to discuss case issues.	0.50
11/12/20	Duh, Josephine	Addressed questions from Cornerstone.	1.25
11/12/20	Malaviya, Karna	Created state-year level future OUD population table.	1.00
11/12/20	McKnight, David	Worked on inflation series analysis and responses to Cornerstone.	4.25
11/12/20	Nair, Rohit	Created inflation schedule; Updated analysis to correctly match summary table.	4.50
11/13/20	Berkman, Mark P.	Supervised analysis.	0.50
11/13/20	Duh, Josephine	Team call to discuss final analyses; Worked on data series.	0.75
11/13/20	Malaviya, Karna	Team call to discuss final analyses; Updated and validated state OUD population data.	1.00
11/13/20	McKnight, David	Team call to discuss final analyses; Worked on memorandum for Cornerstone; Organized internal analysis.	2.50
11/13/20	Nair, Rohit	Team call to discuss final analyses.	0.50
11/13/20	Ping, Dustin	Team call to discuss final analyses; Confirming Markov model output and state OUD population memorandum.	5.00
11/13/20	Shao, Alice	Team call to discuss final analyses.	0.50
11/13/20	Zaveri, Mohnish	Team call to discuss final analyses; Reviewed state documents.	0.75
11/16/20	Berkman, Mark P.	Supervised analysis.	0.50
11/16/20	Duh, Josephine	Worked on responses to Cornerstone; Worked on final analyses.	3.50
11/16/20	Malaviya, Karna	Drafted answers to Cornerstone super user questions.	0.75
11/16/20	McKnight, David	Reviewed superusers analysis and memorandum; Worked on memorandum of analyses.	2.25
11/16/20	Wilmot, Dayna	Began work on state database workpaper.	4.50
11/16/20	Zaveri, Mohnish	State data memorandum and clean up of state data documents and analysis.	1.00
11/17/20	Austin Smith, Yvette	Reviewed responses to Cornerstone; Call with Cornerstone and counsel to discuss case.	0.50
11/17/20	Berkman, Mark P.	Call with Cornerstone and counsel to discuss case.	0.50
11/17/20	Duh, Josephine	Call with Cornerstone and counsel to discuss case; Worked on memorandum.	0.75
11/17/20	McKnight, David	Call with Cornerstone and counsel to discuss case; Worked on memorandum and superuser analysis.	2.75
11/17/20	Shao, Alice	Criminal justice system document organization and memorandum drafting.	5.00
11/17/20	Wilmot, Dayna	Continued work on state database workpaper.	1.75

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11/17/20	Zaveri, Mohnish	Call with Cornerstone and counsel to discuss case.	0.50
11/18/20	Berkman, Mark P.	Supervised analysis.	0.25
11/18/20	Duh, Josephine	Worked on questions from Cornerstone.	0.50
11/18/20	Malaviya, Karna	Analysis folder re-organization.	0.50
11/18/20	McKnight, David	Worked on memorandum of analyses.	0.75
11/18/20	Shao, Alice	Organized folders and case documents.	1.00
11/18/20	Wilmot, Dayna	Finalized workpaper memorandum for state database process.	2.00
11/19/20	Berkman, Mark P.	Supervised analysis.	0.25
11/19/20	Malaviya, Karna	Memorandum regarding Cornerstone questions.	1.00
11/19/20	Shao, Alice	Abatement model review.	3.00
11/20/20	Duh, Josephine	Worked on memorandum for Cornerstone; Review analysis methodology.	1.25
11/20/20	Malaviya, Karna	Worked on responses to Cornerstone questions related to Medicaid and state employee populations.	0.50
11/20/20	McKnight, David	Reviewed superusers memorandum.	0.25
11/20/20	Shao, Alice	Conducted abatement review.	2.00
11/20/20	Wilmot, Dayna	Created workpaper package; Drafted email correspondence to principals for comments.	0.75
11/20/20	Zaveri, Mohnish	State data memorandum; Cleaned state data documents and analysis.	0.75
11/22/20	Duh, Josephine	Worked on memorandum to Cornerstone.	0.50
11/23/20	Duh, Josephine	Worked on memorandum and posted for Cornerstone; Reviewed memorandum from analyst on territories population.	0.50
11/23/20	McKnight, David	Worked on Cornerstone memorandum.	1.75
11/23/20	Shao, Alice	Analysis review.	1.00
11/24/20	Duh, Josephine	Internal call to discuss territories and municipal costs; Call with Cornerstone to discuss case issues.	0.75
11/24/20	McKnight, David	Reviewed analysis and sources of municipal costs; Call with Cornerstone to discuss case issues.	3.50
11/24/20	Nair, Rohit	Added notes to analysis files.	2.75
11/24/20	Shao, Alice	Internal call to discuss territories and municipal costs; Analysis review.	1.00
11/25/20	Duh, Josephine	Internal call to discuss abatement analysis.	0.25
11/25/20	Shao, Alice	Internal call to discuss abatement analysis; Reviewed current analysis.	1.00
11/30/20	Austin Smith, Yvette	Drafted email correspondence to Cornerstone.	0.25
01/14/21	Malaviya, Karna	Revised MA charts showing healthcare characteristics and opioid exposure.	2.00
01/22/21	Duh, Josephine	Call with team member discuss state allocation table; Checked tables.	0.25

## The Brattle Group, Inc. Daily Time Records

January 2020 - June 2021

01/22/21	Malaviya, Karna	Call with team member to discuss state allocations table; Revised excel version of state allocations table.	0.50
04/02/21	Duh, Josephine	Reviewed materials on Florida POC estimate.	1.00
04/08/21	Malaviya, Karna	Prepared for Florida AG meeting.	2.00
04/23/21	McKnight, David	Worked on transition planning.	0.50
04/30/21	McKnight, David	Worked on summarizing medicare share of costs.	0.50
04/30/21	Duh, Josephine	Addressed question on share of claims ascribed to Medicaid spending.	0.75
04/30/21	Malaviya, Karna	Calculation of Medicaid's portion of total claim amount.	0.50
05/03/21	Duh, Josephine	Addressed request on Medicaid split of total costs.	1.00
06/02/21	Shao, Alice	Audited analysis for Louisiana.	3.00
06/04/21	Shao, Alice	Audited POC workbook for Louisiana.	1.50
06/17/21	McKnight, David	Call with Nevada AG.	1.00
06/17/21	Duh, Josephine	Call with Nevada AG; Worked on calculations requested by Nevada AG.	1.00
06/17/21	Malaviya, Karna	Nevada calculation audit.	1.00
06/17/21	Shao, Alice	Generating Nevada POC numbers.	1.00
06/18/21	McKnight, David	Reviewed NV federal Medicaid costs.	0.50
06/18/21	Duh, Josephine	Reviewed results; Revised tables based on updated results.	0.50
06/18/21	Malaviya, Karna	Nevada calculation audit.	0.50

**Exhibit D3**

**Y. Austin-Smith Certification**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**CERTIFICATION BY YVETTE AUSTIN SMITH  
OF THE BRATTLE GROUP IN SUPPORT OF THE DEBTORS' MOTION  
TO APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(B) AND 105(A)  
OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004**

I, Yvette Austin Smith, hereby certify that:

1. I am a Principal and Chairman of The Brattle Group, Inc. ("**Brattle**"). Brattle served as a consultant to the Ad Hoc Group of Non-Consenting States (the "**Non-Consenting States Group**") and the States and Territories represented by the Ad Hoc Committee of Governmental Entities and Other Contingent Litigation Claimants (the "**Ad Hoc Committee**") (and in close coordination with the expert for the Plaintiffs' Executive Committee) in connection with preparation of the collective proof of claim filed by the States and Territories in the chapter 11 cases of Purdue Pharma L.P. and its affiliated debtors (the "**Debtors**"). See Proof of Claim No. 150563.

2. This certification is made in support of the *Debtors' Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc*

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

*Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004 (the “**Motion**”)<sup>2</sup>.*

3. From January 10, 2020 through and including June 17, 2021, Brattle expended approximately 9,945 hours and incurred approximately \$4,094,399 in fees and expenses in connection with the Cases. The fees sought are billed at rates in accordance with practices customarily employed by Brattle and generally accepted by Brattle’s clients, however the rates for Principals reflect a negotiated discount.

<b><u>Brattle Position</u></b>	<b><u>Hourly Rate Billed</u></b>
Principal (1)	\$950
Principal (2)	\$760
Principal (3)	\$725
Principal (4)	\$590
Sr. Associate (1)	\$500
Sr. Associate (2)	\$450
Associate (1)	\$450
Associate (2)	\$400
Research Analyst (1)	\$400
Research Analyst (2)	\$350
Litigation Specialist	\$260
Corporate Services Personnel	\$260
<b><u>Outside Position</u></b>	
Outside Consultant	\$800

4. Attached as **Exhibit D2** to the Motion are true and correct copies of Brattle’s daily time records.


5. The fees and expenses for Brattle have been paid. As I understand it, the sources of payments have been the States and Territories, or in some instances, grants to the States from the

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<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.

National Association of Attorneys General, though actual billings and payments were coordinated through the Commonwealth of Pennsylvania.

Dated: October 8, 2021  
New York, NY

By:   
\_\_\_\_\_  
Yvette Austin Smith

**Exhibit E1**

**Dr. Hyde Summary Schedule**

<b>Name</b>	<b>Title</b>	<b>Rate</b>	<b>Hours</b>	<b>Fees</b>
Dr. Fred Hyde	Consultant	\$500.00	103	\$51,500.00



**Exhibit E2**

**Dr. Hyde Daily Time Records**

***Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877***

**I N V O I C E**

**No. 2020 – New York State Office of the Attorney General – 01**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005

Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: June 30, 2020

AMOUNT: **\$7,750**

FOR: 15.5 hours of professional services, to be billed at \$500 per hour.

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877

**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**June 15, 2020**

Review documents, “Purdue Pharma, LP, Draft Abatement Plan Term Sheet, Summary of Terms and Conditions,” (dated 5/31/2020) and 10-4-2019 52-pages, States’ Coordinated Opposition to Debtors’ Motion for Preliminary Injection of State Enforcement Action Against Purdue (.5)

Participate in conference call (Cicero, Khan, Ringer, Molton), develop notes (.75)

Review additional materials, subsequent to call, including Verified Statement Pursuant to Bankruptcy Rule, 7 pages, paper by James A. Johnson on hospital opioid abatement plan (.75)

*Two hours.*

**June 16, 2020**

Review opioid treatment literature (1).

Acquire and analyze financial statements for example hospitals (Saint Elizabeth, Covington, KY; Tucson Medical Center) (1)

Develop, edit and transmit “idea” paper (as requested June 15<sup>th</sup>), together with suggested list of advisors (3)

Participate in conference call with attorneys general and representatives (1)

*Six hours.*

**June 21 – 22, 2020**

Develop, edit and transmit follow up memo to UK and DN concerning sources of financial information on hospitals, with examples from 990, Medicare Cost Report and audited financial statements for St. Elizabeth’s Medical Center, Covington, KY (3)

*Three hours.*

Follow up with elaboration on abatement idea “1a” as requested. Develop memo, edit, transmit (3)

*Three hours.*

**June 29, 2020**

Conference calls with Professor Richard Frank, Dr. Matt Grossman, follow up (1.5)

*1.5 hours.*

***Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877***

**I N V O I C E**

**No. 2020 – New York State Office of the Attorney General – 02**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005

Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: July 31, 2020

AMOUNT: **\$15,250**

FOR: 30.5 hours of professional services, to be billed at \$500 per hour

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877

**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**July 1, 2020**

Prepare for and participate in conference call, follow up, Attorneys General group (1).

*One hour.*

**July 3 – 6, 2020**

Receive and review joint abatement plan, review comments from panelists (2).

*Two hours.*

Receive, review and analyze “Notice of Hospital Claimants’ Motion (409 pages) (1).

Develop summary of “high level” objections, edit, transmit to Umair Khan, David Nachman (2).

*Three hours.*

**July 7, 2020**

Prepare for and participate in conference call with panel of expert advisors (1).

*One hour.*

Develop summary of ideas from expert panel, edit, transmit (1).

Expand summary to draft “Term Sheet” (2).

*Three hours.*

**July 8, 2020**

Receive and review comments from expert panel, assessment, analysis, (1.75).

Contact with Michael Sparer, follow up with Umair Khan (.25).

*Two hours.*

**July 9**

Review additional comments, conference call with Messrs. Nachman and Khan (2).

*Two hours.*

**July 10, 2020**

Develop “re-simplified” proposal (1).

Review proposal with Messrs. Gilbert, Nachman, Khan (.5).

Participate in conference call led by Mr. Gilbert (1.5).

*Three hours.*

Review Motion concerning hospital damages (2).

Participate in conference call led by Ms. Grim (1).

*Three hours.*

**July 12 – 13, 2020**

Respond to questions from Ms. Grim, collect background research (2).

Develop exhibit, edit, transmit with responses (4).

*Six hours.*

**July 15, 2020**

Respond to inquiry from Emily Grim concerning third party payment (.25).

Review Milliman study, FAIR Health report (.25).

Develop, edit, transmit e-mail (.5).

*One hour.*

**July 20, 2020**

Consult with Umair Khan concerning third party payers, follow up on hospitals, discussion of strategy (.25).

Retrieve key documents (.25).

Follow up conversation with Messrs. Khan, Nachman (.5).

*One hour.*

**July 23 – 25, 2020**

Review public claimants' omnibus objection entered 7-16-2020 (.75).

Review hospital claimants' omnibus reply entered 7-20-2020 (.75).

*One- and one-half hours.*

**July 28, 2020**

Participate in telephone conference with Umair Khan concerning hospital claimants, follow up (1).

*One hour.*

***Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877***

**I N V O I C E**

**No. 2020 – New York State Office of the Attorney General – 03**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005  
  
Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: September 30, 2020

AMOUNT: **\$8,000**

FOR: Sixteen hours of professional services, billed at \$500 per hour, =  
\$8,000

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877



**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**September 8 – 9, 2020**

Prepare for and participate in conference call on proposed settlements with expert group (2), review NAS preparation (2).

*Four hours.*

**September 10 – 11, 2020**

Develop outline for discussion with hospital (and other) groups, review proposed settlements, identify background, issues, and potential projects (4).

*Four hours.*

**September 16 – 18, 2020**

Prepare for and participation in conference call with Attorneys General group (1).

Research and develop “safety net” hospital standard; draft, edit, transmit (2).

*Three hours.*

**September 22 – 23, 2020**

Review draft abatement term sheet for hospital creditors, submit comments (1).

Participate in two conference calls with counsel, expert panel (2).

*Three hours.*

**September 24, 2020**

Review Ad Hoc Hospitals Proposed Plan, and draft Abatement Plan of Hospital Claimants (.5).

Identify materials concerning incidence and prevalence of opioid use disorder (.5).

Draft, edit, transmit memorandum (1).

*Two hours.*

***Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877***

**I N V O I C E**

**No. 2020 – New York State Office of the Attorney General – 04**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005

Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: October 30, 2020

AMOUNT: **\$7,500**

FOR: Fifteen hours of professional services, billed at \$500 per hour, =  
\$7,500

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877

**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**October 1, 2020**

Research and consult with Messrs. Nachman and Khan concerning language (discharge planning, post-discharge coordination) associated with hospital settlement (1)

*One hour.*

**October 2 – 3, 2020**

Develop comprehensive 721 hospital list with characterization (safety net, etc.) for hospital settlement discussions (6).

*Six hours.*

**October 4-5, 2020**

Follow up request concerning safety net, comparison of 721 hospital list with America's Essential Hospitals' membership list (1).

Research HHS definition of safety net hospital (.5).

Draft, edit, transmit safety net hospital conclusion with four attachments (3.5).

*Five hours.*

**October 12-16, 2020**

Communicate through e-mail and telephone with group representatives concerning settlement, opioid policy (1).

*One hour.*

**October 19-23, 2020**

Communicate through e-mail and telephone with group representatives concerning settlement, opioid policy (1).

*One hour.*

**October 26-30**

Communicate through e-mail and telephone with group representatives concerning settlement, opioid policy (1).

*One hour.*

*Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877*

**I N V O I C E**

**No. 2021 – New York State Office of the Attorney General – 05**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005  
  
Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: January 31, 2021

AMOUNT: **\$10,000**

FOR: Twenty hours of professional services, billed at \$500 per hour, =  
\$10,000

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877

**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**December 7 – 8, 2020**

Review proposed “hospital group” settlement (.5). Review responses previously sent to hospital group (.5). Prepare questions for conference call, edit, transmit (3). Participate in conference call (1).

*Five hours.*

**January 9 – 10, 2021**

Review proposed Third Party Payor settlement, including comments from expert panel members (1).

Draft, edit, transmit response (1).

*Two hours.*

**January 11 – 12, 2021**

Prepare for and participate in conference call concerning hospital group proposal (1).

*One hour.*

**January 17 - 18, 2021**

Respond to inquiry from Andrew Troop concerning definitions for hospital claimant group (.25).

Review safety net definition. Review listing of hospital claimant hospitals for safety net status. Review county map as proxy for opioid burden (.75).

Draft, edit, transmit response (1).

*Two hours.*

Review draft document for hospital claimant group (.25).

Locate and review OUD, CDC information (.25).

Develop mathematical demonstration of safety net 20% re-allocation. edit, transmit (.5).

*One hour.*

**January 19, 2021**

Respond to inquiry of Gerard Cicero concerning algorithm formula; draft, edit, transmit (1).

*One hour.*

Prepare for and participate in conference call with Attorneys General group, follow up (1).

*One hour.*

**January 21, 2021**

Review revised proposal and redline version with additional comments (1).

*One hour.*

**January 22, 2021**

Respond to inquiry from Gerard Cicero concerning safety net hospital discussion (.25).

Arrange and relabel HHS definition of safety net document with list of America's Essential Hospitals membership and claimant hospital group with AEH designation (.25).

Draft, edit, transmit responses (.5).

*One hour.*

**January 24 – 25, 2020**

Review hospital group proposal and develop response (1).

Participate in conference call with hospital and Attorneys General representatives (1).

*Two hours.*

**January 26, 2021**

Prepare for and participate in conference call with hospital and Attorneys General representatives (1).

*One hour.*

**January 30, 2021**

Review of pending hospital group proposals and counterproposals (.5).

Review ownership among hospital group members. Draft, edit, transmit email concerning ownership by non-federal government hospitals (.5).

*One hour.*

**January 31, 2021**

Review further and additional pending hospital group proposals and counterproposals; draft, edit, transmit email concerning proposals (1)

*One hour.*

***Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877***

**I N V O I C E**

**No. 2021 – New York State Office of the Attorney General – 06**

TO: New York State Office of the Attorney General  
28 Liberty Street, 23<sup>rd</sup> Floor  
New York, NY 10005  
  
Attn: David E. Nachman, Esq.  
Committee Representing Governmental Entities

DATE: February 28, 2021

AMOUNT: **\$3,000**

FOR: Six hours of professional services, billed at \$500 per hour, =  
\$3,000

PAYABLE TO: Fred Hyde & Associates, Inc.  
Federal Tax ID #06-1382380

PAYMENT DUE: On receipt

RETURN TO: Fred Hyde & Associates, Inc.  
57 Main Street  
Ridgefield, CT 06877

**Activity and Expense Log  
Fred Hyde & Associates, Inc.**

**February 1 – 2, 2021**

Review miscellaneous email transmissions concerning hospital group proposal (.5).

Review of joint list of open issues regarding hospital abatement trust; review of draft mediator proposal (1).

Prepare for and participate in video conference with Attorneys General group and mediator Feinberg (1.5).

*Three hours.*

**February 8, 2021**

Review post-mediator draft public creditor proposal regarding hospital abatement trust (.5).

Respond to inquiry from Umair Khan concerning definition of acute care hospital and implications, develop response with CMS link, follow up telephone call (.5).

*One hour.*

**February 24, 2021**

Review notes from Andrew Troop with revised copy of Combined Term Sheet and hospital 11/16 draft trust document (.5). Draft, edit and transmit note to atty. Troop with suggestions (.5).

*One hour.*

**February 25, 2021**

Respond to request from David Nachman concerning identification of MAT providers (1).

*One hour.*

**February 26-March 2**

Review various drafts for term sheet.

*n/c*



**Exhibit E3**

**Dr. Hyde Certification**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

**In re:**

**PURDUE PHARMA L.P., et al.,  
  
Debtors.<sup>1</sup>**

**Chapter 11**

**Case No. 19-23649 (RDD)  
  
(Jointly Administered)**

**CERTIFICATION BY DR. FRED HYDE  
OF FRED HYDE & ASSOCIATES, INC. IN SUPPORT OF THE DEBTORS' MOTION TO  
APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(B) AND 105(A)  
OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004**

I, Dr. Fred Hyde, hereby certify that:

1. I am the principal of Fred Hyde & Associates, Inc. I served as a consultant who assisted the Ad Hoc Committee of Governmental Entities and Other Contingent Litigation Claimants (the “**Ad Hoc Committee**”) and the Ad Hoc Group of Non-Consenting States (the “**Non-Consenting States Group**”) in evaluating and formulating resolutions with private creditor groups in the chapter 11 cases of Purdue Pharma L.P. and its affiliates (the “**Debtors**”).

2. This certification is made in support of the *Debtors' Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc*

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

*Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004 (the “Motion”).*<sup>2</sup>

3. From June 2020 through and including March 2021, I expended approximately 103 hours and incurred approximately \$51,500.00 in fees. I billed at an hourly rate of \$500.00. The fees sought are billed at rates in accordance with practices customarily employed by me and generally accepted by my clients.

4. Attached as **Exhibit E2** to the Motion are true and correct copies of the invoices for my services. Each time entry contains a separate time allotment and a description of the type of activity and its subject matter, billed in increments of one quarter of an hour, and presented chronologically. I have recorded my time in this manner in all of the cases in which I have worked on as an advisor, including, in particular, the chapter 11 cases of *In re Mallinckrodt PLC, et al.*, Case No. 20-12522 (JTD) (Bankr. D. Del. 2020), in which I am an advisor to the Governmental Plaintiff Ad Hoc Committee compensated by the bankruptcy estate.

5. The fees and expenses for my services have not yet been paid by the Ad Hoc Committee. However, I understand that the Non-Consenting States Group and the Ad Hoc Committee had agreed that I would be compensated through the Ad Hoc Committee even though I was identified by the Non-Consenting States Group and assisted both groups in evaluating and formulating resolutions with private creditor groups.

Dated: October 5, 2021  
New York, NY

By: /s/ Dr. Fred Hyde  
Dr. Fred Hyde

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<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.

**Exhibit F1**

**SV&G Summary Schedule**

**SEITZ, VAN OGTROP & GREEN, P.A.**  
**222 Delaware Avenue, Suite 1500**  
**P.O. Box 68 Wilmington, Delaware 19899**  
**(302) 888-0600 Fax: (302) 888-0606**  
**EIN: 51-0387566**

James S. Green, Jr.; Attorney; Hours Billed 115; Rate \$500 Per Hour

Jared T. Green; Attorney; Hours Billed 3.2 Rate \$450 Per Hour

**Exhibit F2**

**SV&G Daily Time Records**

**SEITZ, VAN OGTROP & GREEN, P.A.****222 Delaware Avenue, Suite 1500****P.O. Box 68****Wilmington, Delaware 19899****(302) 888-0600 Fax: (302) 888-0606****EIN: 51-0387566**

Page: 1

Purdue

September 21, 2021

Account No: 99999-001M

Invoice No: 38374

## For Services Rendered Through

Fees

## Hours

08/04/2021	JGJ	Email with Caplin re appearance forms and filings.	0.50
08/05/2021	JTG	Review and analyze 6th Amended plan (2.5) and mediators report (.7)	3.20
08/06/2021	JGJ	Review and analyze mediator report and confirmation procedures in preparation for confirmation. (1.8) Emails with K. Maclay re confirmation preparation. (.4) Review email from B. Kaminetzky re confirmation hearing procedures. (.3) Call with K. Maclay re confirmation strategy and background(.4) Review and analyze plan in preparation for confirmation hearing. (1.2)	4.10
08/08/2021	JGJ	Review and analyze plan and exhibits (3.5); MSGE confirmation brief (.7); Review and analyze NOATTDP and PI Futures TDP (1.3).	5.50
08/09/2021	JGJ	Plan and prepare (.3) and attend (2.5) confirmation pretrial hearing. Review and analyze Debtors' confirmation brief. (2.9)	5.70
08/10/2021	JGJ	Coordinate with K. Maclay and C. Snyder registration for confirmation. (.2) Review and analyze plan (2.5) / UST objections (.9) / Debtors' confirmation brief. (.9)	4.50
08/11/2021	JGJ	Review and analyze revised document re time and schedules for evidentiary matters at confirmation.	2.70
08/12/2021	JGJ	Call with K. Maclay in preparation for confirmation hearing. (.5) Attend confirmation hearing. (6.5) Review and analyze DelConte, Horewitz, Gotto declarations and AHC confirmation brief. (1.9)	8.90
08/13/2021	JGJ	Plan and prepare for potential cross of AHC declarants Horewitz, Delconte, Conroy (2.0) Attend confirmation hearing. (7.2)	9.20

Purdue

September 21, 2021

Account No: 99999-001M

Invoice No: 38374

08/16/2021	JGJ	Prepare for Conroy testimony. (.6). Attend confirmation hearing. (7.0)	7.60
08/17/2021	JGJ	Attend confirmation hearing. (7.5) Call with K. Maclay and J. Tapley re confirmation hearing closing argument. (.8)	8.30
08/18/2021	JGJ	Attend confirmation hearing. (4.5) Review and analyze AHC declarations and confirmation brief (.5) work on(.8) oral argument outline. Calls with K. Maclay (.5); K. Maclay and J. Tapley (.2); K. Maclay and E. Vonnegut (.3); K. Maclay and G. McCarthy (.3) re plan confirmation hearing oral argument and agenda. Review and analyze disclosure statement re attorneys' fees issues for confirmation (.8).	7.90
08/19/2021	JGJ	Attend confirmation hearing. (6.0) Review and analyze Debtors' proposed confirmation order. (.4) Review and analyze Debtors' 7th amended plan. (.5) Review and analyze Weinberger declaration. (.5) Review and analyze Gotto Declaration. (.3) Review and analyze AHC plan brief (.6). Call with K. Maclay re fee issues at oral argument. (.2)	8.50
8/20/2021	JGJ	Conference call with K. Eckstein; R. Ringer; D. Blabey; A Preis; M. Hurley; S. Brauner; K. Maclay; N. Miller; H. Israel; C. Shore; A. Tsier; E. Neiger; M. O'Neil; A. Kramer; P. Breene; M. Huebner; B. Kaminetzky; M. Tobak; G. McCarthy; K. Benedict; and J. Simonelli re confirmation hearing oral argument. (1.2). Call with K. Maclay re confirmation oral argument (.3)	1.50
2021	JGJ	Review and analyze 8th plan and blacklines (1.2) Review and revise confirmation argument outline. (3.5) Review and analyze Conroy, Guard, Weinberger Declarations and AHC confirmation brief (1.5). Email with K. Maclay and J. Tapley re oral argument(.6)	5.60
08/22/2021	JGJ	Call with K. Maclay re confirmation argument. (.4) draft confirmation argument outline. (1.0) Review and analyze plan fee provisions (.8) and MDT Agreement (.5). Email with K. Maclay and J. Tapley re oral argument (.8)	3.50



Purdue

September 21, 2021

Account No: 99999-001M

Invoice No: 38374

			Hours	
08/23/2021	JGJ	Prepare for (1.7) and attend (8.9) confirmation oral argument.	10.60	
08/25/2021	JGJ	Review and analyze 9th amended plan (.6); preparation for confirmation oral argument (.6). Attend confirmation oral argument (7.5)	8.70	
08/27/2021	JGJ	Review email from Court re additional day of argument for confirmation hearing re fee issues (.3) and email with K. Maclay and J. Tapley re argument (.3). Calls with K. Maclay (.2) and J. Tapley (.2) re additional confirmation argument.	1.00	
	JGJ	Prepare for oral argument for confirmation hearing Attend confirmation hearing oral argument (2.0). Call with J. Tapley and K. Maclay re fee argument for confirmation (.2)	3.80	
09/01/2021	JGJ	Attend confirmation hearing.	6.90	
<b>For Current Services Rendered</b>			<b>118.2</b>	<b>58,940.00</b>

Summary of Fees

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>
Jared T. Green	3.20	\$450.00
James S. Green, Jr.	115.00	500.00

Total Current Work 58,940.00

**Balance Due** **\$58,940.00**

Please Remit \$58,940.00

Please reference Account and Statement No. with your Payment.

***Remittance is due and payable upon receipt. Thank you.***

**Exhibit F3**

**J. Green Jr. Certification**

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., *et al.*,

Debtors.<sup>1</sup>

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

CERTIFICATION BY JAMES S. GREEN, JR. OF SEITZ, VAN OGTROP & GREEN, P.A.,  
IN SUPPORT OF THE DEBTORS' MOTION  
TO APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(b) AND 105(a)  
OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004

I, James S. Green, Jr., hereby certify that:

1. I am a partner of Seitz, Van Ogtrop & Green, P.A. ("SV&G") and efficiency and conflicts counsel to the Multi-State Governmental Entities Group (the "MSGE Group") in the above-captioned chapter 11 cases of Purdue Pharma L.P. and its affiliated debtors (the "Debtors").

2. This certification is made in support of the *Debtors' Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004* (the "**Motion**")<sup>2</sup>.

3. Since before the commencement of these cases, the MSGE Group has worked with the Ad Hoc Group of Non-Consenting States and the Ad Hoc Committee to advance and coordinate

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.

on areas of common interest involving the opioid crisis, including collective efforts to resolve claims by the State and local governments against the Debtors based on the marketing and promotion of opioid products.

4. The diligence, negotiations, and agreements that have been achieved during these cases required important efforts from the MSGE Group. In turn, those efforts depended on commitments by the MSGE Group members in the group to coordinate through Caplin & Drysdale, Chartered. The work to which the MSGE Group provided integral input includes the abatement model that commits billions of dollars of governmental and non-personal injury private creditor recoveries to address the opioid crisis, the allocation of value as between governmental and private creditors, and allocation as among governmental creditors. These results were achieved through the collective effort of the MSGE Group, and other coordinated groups including the Ad Hoc Committee and the Non-Consenting States Group.

5. As part of their efforts, the MSGE Group brought in Seitz, Van Ogtrop & Green, P.A. (“SV&G”) as efficiency and conflicts counsel to assist the MSGE Group at the Confirmation Hearing.

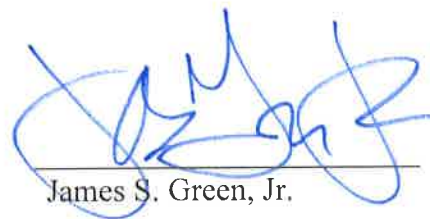
6. From August 2021 through present, SV&G expended over 118 hours and incurred approximately \$58,940.00 in fees and expenses in connection with these cases. The individuals who billed time to this matter include myself, James S. Green and my partner Jared T. Green. I am a partner at SV&G, and my billing rate is \$500.00 per hour. Jared T. Green is a partner at SV&G and his billing rate is \$450.00. I billed 115 hours to this matter, and Jared T. Green billed 3.2 hours to the matter. The fees and disbursements sought are billed at rates in accordance with practices customarily employed by SV&G and generally accepted by SV&G’s clients.

7. Attached as Exhibit F2 to the Motion are true and correct copies of SV&G’s invoices.

8. The fees and expenses for SV&G have not been paid.

Dated: October 11, 2021

By:



James S. Green, Jr.

**Exhibit G1**

**Godfrey & Kahn Summary Schedule**

Name of Godfrey & Kahn Professional	Practice Group, Year of Obtaining License to Practice		Hourly Billing Rates	Total Billed Hours	Total Compensation
Shareholders					
Brady C. Williamson	Bankruptcy	1975	\$640 (2019) \$660 (2020) \$680 (2021)	229.1	\$150,612.00
Katherine Stadler	Litigation/Bankruptcy	1997 WI 2012 NY	\$640 (2019) \$660 (2020) \$680 (2021)	620.7	\$407,764.00
Associates					
Erin A. West	Litigation/Bankruptcy	2009 WI 2012 MN	\$475 (2019) \$500 (2020) \$540 (2021)	154.5	\$74,407.50
Paralegals					
Kathleen Boucher	Bankruptcy		\$320 (2019) \$325 (2020) \$335 (2021)	46.3	\$14,935.50
			Totals	1,050.6	\$647,719.00

**Exhibit G2**

**Godfrey & Kahn Daily Time Records**



**Godfrey & Kahn Fees**  
**September 16, 2019 -- July 31, 2021**

Row Labels	Values	
	Sum of Hours	Sum of Fees
BOUCHER, KATHLEEN A	46.3	\$14,935.50
STADLER, KATHERINE	620.7	\$407,764.00
WEST, ERIN A.	154.5	\$74,407.50
WILLIAMSON, BRADY C	229.1	\$150,612.00
<b>Grand Total</b>	<b>1,050.6</b>	<b>\$647,719.00</b>

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	9/16/2019	BOUCHER, KATHLEEN A	\$320	1.1	\$352.00	Review pleadings filed in Purdue Pharma Bankruptcy case, identify relevant pleadings, circulate, and calendar deadlines.
016847-0001	9/16/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Review notice of hearing on first day motions.
016847-0001	9/16/2019	WILLIAMSON, BRADY C	\$640	1.7	\$1,088.00	Review Ch. 11 materials (including brief) filed late on September 15.
016847-0001	9/16/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review materials on ad hoc committees and distribute.
016847-0001	9/16/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Review initial docket.
016847-0001	9/16/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Summary memorandum on initial pleadings.
016847-0001	9/16/2019	WEST, ERIN A.	\$475	3.1	\$1,472.50	Review and analyze initial filings in Purdue Pharma bankruptcy case including first day declaration of CFO and initial brief.
016847-0001	9/17/2019	BOUCHER, KATHLEEN A	\$320	0.3	\$96.00	Review pleadings filed in Purdue Pharma Bankruptcy case, identify relevant pleadings, and circulate.
016847-0001	9/17/2019	STADLER, KATHERINE	\$640	4.8	\$3,072.00	Attend first day hearings, entering appearance for Arkansas and Tennessee plaintiffs.
016847-0001	9/17/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Continue work on lift stay motion and materials.
016847-0001	9/17/2019	WEST, ERIN A.	\$475	2.2	\$1,045.00	Revise motion for relief from stay.
016847-0001	9/17/2019	WEST, ERIN A.	\$475	3.6	\$1,710.00	Listen in telephonically to first day hearings.
016847-0001	9/18/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Review and revise draft correspondence to Mr. Huebner on injunction and third party releases.
016847-0001	9/18/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Telephone conference with Ms. Herzfeld and Mr. Stranch on case status and next steps.
016847-0001	9/18/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Telephone conference with Mr. Maclay of Caplin & Drysdale re case status.
016847-0001	9/18/2019	STADLER, KATHERINE	\$640	2.5	\$1,600.00	Research re TRO, non-dischargeability, and related issues.
016847-0001	9/18/2019	WILLIAMSON, BRADY C	\$640	2.5	\$1,600.00	Initial review of adversary proceeding and related materials.
016847-0001	9/18/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Draft letter to Mr. Huebner for Debtor and related conferences and email with Ms. Stadler and Mr. Stranch.
016847-0001	9/18/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Communications with Ms. Stadler re case status.
016847-0001	9/18/2019	WILLIAMSON, BRADY C	\$640	1.6	\$1,024.00	Continue work on draft stay motion.
016847-0001	9/18/2019	WEST, ERIN A.	\$475	0.7	\$332.50	Telephone call with Mr. Stranch, Ms. Herzfeld comments from Purdue Pharma first day hearing.
016847-0001	9/18/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Revise motion for relief from stay.
016847-0001	9/18/2019	WEST, ERIN A.	\$475	1.2	\$570.00	Begin reviewing motion for preliminary injunction, complaint, and pleadings filed in adversary proceeding.
016847-0001	9/19/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Review and forward to Mr. Stranch committee formation documents.
016847-0001	9/19/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Review e-mail from Mr. Stranch and respond to same.
016847-0001	9/19/2019	STADLER, KATHERINE	\$640	1.7	\$1,088.00	Detailed review of injunction papers and supporting declarations.
016847-0001	9/19/2019	WILLIAMSON, BRADY C	\$640	1.6	\$1,024.00	Review adversary proceeding and injunctive relief complaint and exhibits.
016847-0001	9/19/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Continue work on letter to Mr. Huebner and revisions.
016847-0001	9/19/2019	WEST, ERIN A.	\$475	2.5	\$1,187.50	Research on cases cited in memorandum of law filed by debtors.
016847-0001	9/20/2019	STADLER, KATHERINE	\$640	1.2	\$768.00	Communications with Mr. Stranch re case status and next steps.
016847-0001	9/20/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Communications with Mr. Stranch re case status and next steps.
016847-0001	9/20/2019	BOUCHER, KATHLEEN A	\$320	2.3	\$736.00	Review pleadings filed in Purdue Pharma Bankruptcy and adversary cases, identify relevant pleadings, circulate to team, calendar deadlines, order transcript.
016847-0001	9/20/2019	WILLIAMSON, BRADY C	\$640	1.5	\$960.00	Draft and revise letter to Marshall Huebner for Debtors and related conferences and email with Ms. Stadler and Mr. Stranch.
016847-0001	9/20/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange telephone calls with Mr. Stranch re case status.
016847-0001	9/20/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Additional review of complaint and injunctive relief motion.
016847-0001	9/20/2019	WEST, ERIN A.	\$475	0.3	\$142.50	Review and revise letters to Debtors counsel and client group related to Purdue Pharma bankruptcy case.
016847-0001	9/20/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Review email correspondence from Mr. Stranch re case status.
016847-0001	9/20/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Research duties of creditors' committee members to investigate fraudulent transfers.
016847-0001	9/20/2019	WEST, ERIN A.	\$475	1.6	\$760.00	Review and analyze memorandum of law and affidavits in support of injunction motion.
016847-0001	9/22/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Exchange telephone calls with Mr. Stranch on status and strategy.
016847-0001	9/22/2019	WILLIAMSON, BRADY C	\$640	0.1	\$64.00	Email from Mr. Huebner on contacts.
016847-0001	9/22/2019	WILLIAMSON, BRADY C	\$640	0.1	\$64.00	Email from Mr. Stranch on depositions.
016847-0001	9/23/2019	WILLIAMSON, BRADY C	\$640	1.4	\$896.00	Review preliminary injunction materials, prepare to work on objection.
016847-0001	9/23/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Follow up email from Davis Polk on introductory email.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	9/23/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Telephone conference with Mr. Maclay re case status and next steps.
016847-0001	9/23/2019	WEST, ERIN A.	\$475	3.8	\$1,805.00	Review injunction motion and research re same.
016847-0001	9/24/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Review transcript of September 17, 2019 hearing.
016847-0001	9/24/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Review New York regulatory letter to Court.
016847-0001	9/24/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Exchange telephone calls and emails with Mr. Stranch on Sackler discovery and related issues.
016847-0001	9/24/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	E-mail exchange with Mr. Kaminetzky requesting opportunity to discuss deposition of Richard Sackler and other discovery issues related to preliminary injunction motion.
016847-0001	9/24/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Telephone conference with Mr. Stranch and Ms. Herzfeld re case status and next steps.
016847-0001	9/24/2019	STADLER, KATHERINE	\$640	0.6	\$384.00	Office conference with Mr. Williamson and Ms. West on coordination with other creditor and ad hoc groups re case status.
016847-0001	9/24/2019	BOUCHER, KATHLEEN A	\$320	0.9	\$288.00	Review pleadings filed in Purdue Pharma Bankruptcy and adversary cases, identify relevant pleadings, and circulate.
016847-0001	9/24/2019	WEST, ERIN A.	\$475	0.6	\$285.00	Conference with Ms. Stadler and Mr. Williamson on coordination with other creditor and ad hoc groups.
016847-0001	9/24/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Telephone call with Mr. Stranch and Ms. Herzfeld on case status and next steps.
016847-0001	9/24/2019	WEST, ERIN A.	\$475	2.9	\$1,377.50	Research related to section 105 injunction motion.
016847-0001	9/24/2019	WEST, ERIN A.	\$475	3.1	\$1,472.50	Drafting response to section 105 injunction motion.
016847-0001	9/25/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Exchange telephone calls and emails with Mr. Stranch on developments, deadlines and schedule.
016847-0001	9/25/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Conference call with Ms. Stadler and Ms. West on their conference with Davis Polk counsel.
016847-0001	9/25/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Additional review of state statutes and cases.
016847-0001	9/25/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Review and forward list of questions for financial advisor depositions.
016847-0001	9/25/2019	STADLER, KATHERINE	\$640	2.9	\$1,856.00	Plan and prepare for injunction briefing and argument.
016847-0001	9/25/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	E-mail exchange with Mr. Kaminetzky on third party discovery request.
016847-0001	9/25/2019	STADLER, KATHERINE	\$640	0.4	\$256.00	Telephone conference with Mr. Kaminetzky on request for deposition of Richard Sackler and appropriate next steps.
016847-0001	9/25/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Telephone call with Mr. Stranch and Ms. Herzfeld on follow-up to Richard Sackler discovery request.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	4.2	\$1,995.00	Continue drafting brief in opposition to motion for injunctive relief.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Telephone call with Davis Polk and Dechert teams on data room and discovery related to injunction.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Conference in follow up to update call with Mr. Stranch and Ms. Herzfeld to discuss assignments.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Review email from Ms. Herzfeld re discovery status.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	2.6	\$1,235.00	Revise list of proposed questions for depositions on injunction motion.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email correspondence on revised questions for depositions.
016847-0001	9/25/2019	WEST, ERIN A.	\$475	3.4	\$1,615.00	Review case law cited in Debtors injunction brief and research case law.
016847-0001	9/26/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Conference call with Mr. Stranch on developments and strategy.
016847-0001	9/26/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Revise pro hac vice motions and forward.
016847-0001	9/26/2019	WILLIAMSON, BRADY C	\$640	1.5	\$960.00	Continue work and case research on response to injunctive relief motion.
016847-0001	9/26/2019	STADLER, KATHERINE	\$640	2.8	\$1,792.00	Begin drafting argument sections of injunction brief.
016847-0001	9/26/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	E-mail exchange and telephone conference with Mr. Maclay re case status.
016847-0001	9/26/2019	STADLER, KATHERINE	\$640	1.2	\$768.00	Review and comment on draft limited objection to preliminary injunction motion.
016847-0001	9/26/2019	WEST, ERIN A.	\$475	4.4	\$2,090.00	Continue researching and drafting response to preliminary injunction motion.
016847-0001	9/26/2019	WEST, ERIN A.	\$475	4.0	\$1,900.00	Work on drafting and revisions brief in opposition to motion for injunction.
016847-0001	9/27/2019	WILLIAMSON, BRADY C	\$640	1.8	\$1,152.00	Continue work on response to injunctive relief motion.
016847-0001	9/27/2019	WILLIAMSON, BRADY C	\$640	0.7	\$448.00	Draft letter to U.S. Trustee on Creditors' Committee composition and related emails.
016847-0001	9/27/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	E-mail exchange with document custodian on access to data room.
016847-0001	9/27/2019	STADLER, KATHERINE	\$640	7.8	\$4,992.00	Review and revise draft limited objection to preliminary injunction motion, consulting authorities and record materials as necessary.
016847-0001	9/27/2019	BOUCHER, KATHLEEN A	\$320	0.2	\$64.00	Communication with client about proposed pro hac vice orders.
016847-0001	9/27/2019	WEST, ERIN A.	\$475	7.8	\$3,705.00	Revise and drafting brief in opposition to injunction motion.
016847-0001	9/27/2019	WEST, ERIN A.	\$475	0.7	\$332.50	Research re constituent inquiry.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	9/27/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Letter to US Trustee on potential conflict of interest.
016847-0001	9/27/2019	WEST, ERIN A.	\$475	2.3	\$1,092.50	Research re plan issue.
016847-0001	9/28/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Revisions and supplement to most recent draft from Friday night.
016847-0001	9/29/2019	WILLIAMSON, BRADY C	\$640	1.9	\$1,216.00	Additional work on brief.
016847-0001	9/29/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Revise brief in opposition to motion for preliminary injunction.
016847-0001	9/30/2019	BOUCHER, KATHLEEN A	\$320	0.8	\$256.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	9/30/2019	WILLIAMSON, BRADY C	\$640	1.0	\$640.00	Review deposition transcript for use in response brief.
016847-0001	9/30/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Exchange telephone calls with Mr. Stranch and Mr. Lutz.
016847-0001	9/30/2019	STADLER, KATHERINE	\$640	2.0	\$1,280.00	Review and revise limited objection to preliminary injunction motion.
016847-0001	9/30/2019	STADLER, KATHERINE	\$640	5.3	\$3,392.00	Detailed review of all first day motions, transcripts, and other pleadings in preparation for argument on preliminary injunction.
016847-0001	9/30/2019	WEST, ERIN A.	\$475	1.2	\$570.00	Review and download documents in data site for adversary proceeding.
016847-0001	9/30/2019	WEST, ERIN A.	\$475	0.9	\$427.50	Revise draft of brief in opposition to motion for injunction.
016847-0001	9/30/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email Mr. Stranch, Ms. Herzfeld, and Mr. Lutz re case update.
016847-0001	10/1/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Continue work on draft objection and response.
016847-0001	10/1/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange email with Mr. Stranch on status and strategy.
016847-0001	10/1/2019	WEST, ERIN A.	\$475	2.8	\$1,330.00	Continue reviewing and summarizing deposition of Mr. DelConte.
016847-0001	10/1/2019	WEST, ERIN A.	\$475	0.3	\$142.50	Review confidentiality designations for deposition transcripts.
016847-0001	10/1/2019	WEST, ERIN A.	\$475	4.1	\$1,947.50	Revise draft brief in opposition to motion for preliminary injunction.
016847-0001	10/1/2019	WEST, ERIN A.	\$475	0.6	\$285.00	Review and analyze proposed edits to brief.
016847-0001	10/1/2019	BOUCHER, KATHLEEN A	\$320	0.4	\$128.00	Review pleadings filed in Bankruptcy and adversary cases, identify relevant pleadings, and circulate.
016847-0001	10/1/2019	BOUCHER, KATHLEEN A	\$320	1.1	\$352.00	Calls to noticing agents and internal discussions about service.
016847-0001	10/1/2019	STADLER, KATHERINE	\$640	4.3	\$2,752.00	Research re injunction.
016847-0001	10/2/2019	WILLIAMSON, BRADY C	\$640	1.0	\$640.00	Continue revisions to draft objections and related email with Ms. West.
016847-0001	10/2/2019	WEST, ERIN A.	\$475	0.6	\$285.00	Continue reviewing and summarizing transcript of DelConte deposition.
016847-0001	10/2/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Telephone call with Mr. Williamson on revisions to brief on injunction motion.
016847-0001	10/2/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email with Purdue Pharma counsel on additional documents available in data room.
016847-0001	10/2/2019	WEST, ERIN A.	\$475	2.2	\$1,045.00	Revise draft brief in opposition to motion for preliminary injunction.
016847-0001	10/2/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email to Mr. Stranch, Mr. Lutz, and Ms. Herzfeld re proposed filing.
016847-0001	10/3/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Additional work on draft objection and related email.
016847-0001	10/3/2019	WEST, ERIN A.	\$475	3.3	\$1,567.50	Prepare declaration in support of objection and prepare exhibits to declaration.
016847-0001	10/3/2019	WEST, ERIN A.	\$475	1.7	\$807.50	Make additional revisions to draft brief.
016847-0001	10/3/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email to Mr. Stranch, Mr. Lutz, and Ms. Herzfeld re proposed filing.
016847-0001	10/3/2019	WEST, ERIN A.	\$475	2.9	\$1,377.50	Review transcript of O'Connell deposition and insert quotes and references in brief draft.
016847-0001	10/3/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Draft declaration in support of preliminary injunction objection, identifying exhibits for same.
016847-0001	10/3/2019	STADLER, KATHERINE	\$640	0.4	\$256.00	Review deposition transcript excerpts and verify none of the excerpted material have been designated as confidential, e-mailing Mr. McClammy for confirmation.
016847-0001	10/3/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Telephone conference with Mr. Maclay re case status and next steps.
016847-0001	10/3/2019	STADLER, KATHERINE	\$640	4.9	\$3,136.00	Detailed review and revision of limited objection and brief.
016847-0001	10/3/2019	STADLER, KATHERINE	\$640	1.8	\$1,152.00	Review and prepare materials for oral argument.
016847-0001	10/4/2019	WILLIAMSON, BRADY C	\$640	1.0	\$640.00	Final draft review of limited objection.
016847-0001	10/4/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review and analyze proposed filing.
016847-0001	10/4/2019	WEST, ERIN A.	\$475	1.7	\$807.50	Review and analyze objections to injunction filed by other creditor constituencies.
016847-0001	10/4/2019	BOUCHER, KATHLEEN A	\$320	1.4	\$448.00	Final review and preparation of documents, electronic filing and retrieval of filed documents for response to preliminary injunction including declaration and attachments.
016847-0001	10/4/2019	BOUCHER, KATHLEEN A	\$320	1.2	\$384.00	Review and edits to response brief in adversary case.
016847-0001	10/4/2019	STADLER, KATHERINE	\$640	0.4	\$256.00	Review multi-state governmental entities group brief in opposition to preliminary injunction and e-mail to team re same.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	10/4/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Review and revise Declaration of Katherine Stadler in support of limited objection to completion, filing, and service.
016847-0001	10/4/2019	STADLER, KATHERINE	\$640	2.9	\$1,856.00	Final review and revision to limited objection to preliminary injunction and completion for filing and service.
016847-0001	10/5/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange email with Mr. Stranch on case status.
016847-0001	10/6/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Exchange telephone calls with Mr. Stranch on case status, strategy and schedule.
016847-0001	10/7/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Review Creditors' Committee statement on scope of representation.
016847-0001	10/8/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review latest Creditors' Committee pleadings and related documents and email.
016847-0001	10/8/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Prepare joinder to multistate group's objection.
016847-0001	10/9/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange email with Mr. Stranch on latest developments.
016847-0001	10/9/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Revise joinder to multi-state opposition based on feedback.
016847-0001	10/9/2019	BOUCHER, KATHLEEN A	\$320	0.6	\$192.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	10/9/2019	STADLER, KATHERINE	\$640	4.2	\$2,688.00	Prepare for oral argument on injunction, reviewing cases and authorities cited in other parties' briefs.
016847-0001	10/10/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review related pleadings.
016847-0001	10/10/2019	WEST, ERIN A.	\$475	4.2	\$1,995.00	Review objections and reply to preliminary injunction motion and supplemental declarations and supporting materials in preparation for hearing on motion.
016847-0001	10/10/2019	STADLER, KATHERINE	\$640	0.9	\$576.00	Review multi-state group's responses to injunction motion.
016847-0001	10/10/2019	STADLER, KATHERINE	\$640	1.2	\$768.00	Review debtors' reply in support of injunction, annotating same for argument preparation.
016847-0001	10/11/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review related pleadings.
016847-0001	10/11/2019	STADLER, KATHERINE	\$640	0.7	\$448.00	Prepare outline of remarks for injunction hearing.
016847-0001	10/11/2019	STADLER, KATHERINE	\$640	4.8	\$3,072.00	Attend injunction hearing.
016847-0001	10/11/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Meet with Ms. Herzfeld re hearing argument.
016847-0001	10/13/2019	BOUCHER, KATHLEEN A	\$320	1.0	\$320.00	Review pleadings filed in Purdue Pharma Bankruptcy and adversary cases, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	10/13/2019	WILLIAMSON, BRADY C	\$640	1.5	\$960.00	Review late-filed Friday pleadings related to preliminary injunction and additional Rule 2019 parties.
016847-0001	10/14/2019	WILLIAMSON, BRADY C	\$640	1.2	\$768.00	Additional review of follow up materials and pleadings from October 10-11 hearings.
016847-0001	10/14/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Exchange email on need for Rule 2019 filing and related conferences.
016847-0001	10/15/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review follow up materials from Friday's hearing.
016847-0001	10/15/2019	WEST, ERIN A.	\$475	0.7	\$332.50	Draft answer to complaint in adversary proceeding.
016847-0001	10/16/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Continue drafting answer to adversary proceeding complaint.
016847-0001	10/16/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	E-mail exchange with Mr. Maclay on next steps after hearing.
016847-0001	10/17/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Conference call with Mr. Stranch and colleagues on status and strategy.
016847-0001	10/17/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review latest filings, including draft order and procedural amendments.
016847-0001	10/17/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Initial review of draft answer (before deadline change).
016847-0001	10/17/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Continue drafting answer to adversary complaint and email.
016847-0001	10/17/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Telephone conference with Mr. Maclay on case status and next steps.
016847-0001	10/17/2019	STADLER, KATHERINE	\$640	0.6	\$384.00	Telephone conference call with Mr. Williamson and client group to discuss developments and next steps.
016847-0001	10/18/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange email with Mr. Stranch on case developments and strategy.
016847-0001	10/19/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange email with Ms. Herzfeld on settlement status.
016847-0001	10/21/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Review and forward UCC statement regarding case stipulation.
016847-0001	10/22/2019	WILLIAMSON, BRADY C	\$640	1.0	\$640.00	Review latest filings on schedule, complaint answer and related pleadings.
016847-0001	10/23/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review latest filings, including Creditors' Committee statement on Mrs. Sackler's death.
016847-0001	10/23/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Check Rule 2019 list and related email.
016847-0001	10/23/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Conference call with Nashville counsel.
016847-0001	10/23/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Telephone conference with Mr. Maclay on committee issue.
016847-0001	10/23/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Telephone conference with Ms. Hertzfeld on committee issue.
016847-0001	10/23/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Prepare list of parties for rule 2019 disclosure.
016847-0001	10/23/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Email to Ms. Herzfeld re proposed filing.
016847-0001	10/24/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Conference on Rule 2019 participation and list and related email.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	10/24/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Review amended case management order.
016847-0001	10/24/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Review draft protective order from Debtor and conference with Ms. Stadler on it.
016847-0001	10/24/2019	STADLER, KATHERINE	\$640	0.6	\$384.00	Attend telephonic conference with UCC counsel on ex officio member role.
016847-0001	10/24/2019	WEST, ERIN A.	\$475	0.8	\$380.00	Prepare draft 2019 disclosure list of parties represented and conference with Ms. Stadler thereon.
016847-0001	10/24/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email correspondence with Mr. Maclay re next steps.
016847-0001	10/24/2019	WEST, ERIN A.	\$475	0.6	\$285.00	Attend call with UCC counsel and Ms. Stadler.
016847-0001	10/25/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Review notice adjourning second day hearings.
016847-0001	10/28/2019	BOUCHER, KATHLEEN A	\$320	0.6	\$192.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	10/28/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Email to Mr. Lutz following up on constituent issue.
016847-0001	10/28/2019	WEST, ERIN A.	\$475	0.7	\$332.50	Receive and review edits to 2019 filing.
016847-0001	10/29/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review latest Rule 2019 materials.
016847-0001	10/29/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Comments on proposal to pay Ad Hoc Committee fees.
016847-0001	10/29/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review latest filings, including Nevada objection.
016847-0001	10/29/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Email to Mr. Maclay re proposed filing.
016847-0001	10/30/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Conference call with Mr. Stranch and colleagues on status, next hearing and initial trial date.
016847-0001	10/30/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review specific docket entries for Richard Sackler.
016847-0001	10/30/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Email from other counsel on committee formation.
016847-0001	10/30/2019	BOUCHER, KATHLEEN A	\$320	2.6	\$832.00	Review pleadings filed in Purdue Pharma Bankruptcy and Adversary cases, identify relevant pleadings, and circulate to team. Begin drafting supplemental objection for November 6 injunction hearing, narrowing focus to non-debtor stay benefiting Richard Sackler.
016847-0001	10/31/2019	STADLER, KATHERINE	\$640	3.8	\$2,432.00	Sackler.
016847-0001	11/1/2019	STADLER, KATHERINE	\$640	5.9	\$3,776.00	Draft supplemental statement of objection.
016847-0001	11/2/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Revisions to latest draft of objections - both November 2 and November 3.
016847-0001	11/3/2019	STADLER, KATHERINE	\$640	2.6	\$1,664.00	Review and revise restated objection.
016847-0001	11/4/2019	WEST, ERIN A.	\$475	1.4	\$665.00	Telephone call with Mr. Maclay with update to multistate group. Review supplemental objection filed by non-consenting ad hoc group and response to Arizona supplemental objection filed by Debtors.
016847-0001	11/4/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Debtors.
016847-0001	11/4/2019	WEST, ERIN A.	\$475	0.3	\$142.50	Telephone call with Ms. Herzfeld re case status and strategy.
016847-0001	11/4/2019	STADLER, KATHERINE	\$640	0.8	\$512.00	Telephone conference with Mr. Maclay re case status and nex steps.
016847-0001	11/4/2019	STADLER, KATHERINE	\$640	5.3	\$3,392.00	Prepare for oral argument, assembling and reviewing cases and authorities cited in briefs and court's preliminary ruling.
016847-0001	11/4/2019	STADLER, KATHERINE	\$640	0.8	\$512.00	Review selected portions of transcript from October 11 hearing.
016847-0001	11/4/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Continue work on supplemental objection.
016847-0001	11/4/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Monitor multi state call re case status and next steps.
016847-0001	11/4/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Review Court Calendar and hearing notice on Purdue Pharma hearing and email with Ms. Stadler and Ms. Herzfeld thereon.
016847-0001	11/5/2019	BOUCHER, KATHLEEN A	\$320	2.1	\$672.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	1.1	\$704.00	Review Arizona filings and debtors' response.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Telephone conference and e-mail with Ms. Herzfeld, Mr. Williamson, and Ms. West on injunction hearing.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Conference on injunction strategy and next steps.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	1.3	\$832.00	Attend telephonic meeting of Multi-State Governmental Entities Group.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	4.6	\$2,944.00	Continue reviewing and annotating non-debtor injunction cases and authorities.
016847-0001	11/5/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Telephone conference with Mr. Maclay on case status and next steps.
016847-0001	11/5/2019	WILLIAMSON, BRADY C	\$640	0.7	\$448.00	Review supplemental filing by Arizona and Debtors' response.
016847-0001	11/5/2019	WEST, ERIN A.	\$475	0.8	\$380.00	Conferences with Ms. Stadler and email follow up on constituent update. Review emails on strategy for filing supplemental objection in light of recent filings in adversary case and approach for argument at Wednesday hearing.
016847-0001	11/5/2019	WEST, ERIN A.	\$475	0.3	\$142.50	Wednesday hearing.
016847-0001	11/6/2019	STADLER, KATHERINE	\$640	4.8	\$3,072.00	Prepare for injunction hearing, conferencing with Ms. Herzfeld, reviewing authorities, and outlining remarks.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	11/6/2019	STADLER, KATHERINE	\$640	2.5	\$1,600.00	Attend final hearing on preliminary injunction, presenting jurisdictional argument to preserve record for appeal.
016847-0001	11/6/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review Debtors' case stipulation and proposed order.
016847-0001	11/6/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Exchange emails with Mr. Stranch on hearing.
016847-0001	11/6/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Review email exchange on representation questions.
016847-0001	11/7/2019	BOUCHER, KATHLEEN A	\$320	0.7	\$224.00	Research and drafting of notice of appeal and cover sheet.
016847-0001	11/7/2019	STADLER, KATHERINE	\$640	2.4	\$1,536.00	Review S.D.N.Y. bankruptcy appellate rules and prepare civil cover sheet and notice of appeal.
016847-0001	11/7/2019	STADLER, KATHERINE	\$640	1.2	\$768.00	Review e-mail on constituent update and email to constituents re same.
016847-0001	11/7/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review second amended preliminary injunction order and related research on procedure for appeal.
016847-0001	11/7/2019	WILLIAMSON, BRADY C	\$640	0.7	\$448.00	Review procedural steps for appeal.
016847-0001	11/7/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Review potential filing and email with Mr. Maclay thereon.
016847-0001	11/8/2019	BOUCHER, KATHLEEN A	\$320	0.2	\$64.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate.
016847-0001	11/8/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Monitor group conference call and follow up with Ms. Stadler.
016847-0001	11/8/2019	WEST, ERIN A.	\$475	1.7	\$807.50	Attend telephone meeting of MultiState Creditors group and email with Ms. Stadler.
016847-0001	11/8/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Review correspondence from Mr. Stranch on constituent status.
016847-0001	11/12/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Review pleadings and email on motion to assume prepetition reimbursement agreement with the ad hoc committee.
016847-0001	11/13/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review latest filings and ad hoc committee fees.
016847-0001	11/13/2019	BOUCHER, KATHLEEN A	\$320	0.5	\$160.00	Review pleadings filed in Purdue Pharma Bankruptcy and Adversary case, identify relevant pleadings, and circulate to team.
016847-0001	11/14/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Email on revised injunction order.
016847-0001	11/14/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Emails from Mr. Maclay on case status and next steps.
016847-0001	11/14/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Telephone conferences with Mr. Maclay on case update.
016847-0001	11/14/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Telephone conference with Mr. Graulich and Mr. Levine on case status and follow up call with Mr. Graulich on same.
016847-0001	11/14/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Draft e-mail to Mr. Levine re constituent issue and email Mr. Maclay on same.
016847-0001	11/14/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Draft detailed e-mail to Ms. Herzfeld and Mr. Stranch outlining open issues.
016847-0001	11/15/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Review latest email on language for order.
016847-0001	11/15/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review pleadings for November 19 hearing on professional retention and fees.
016847-0001	11/15/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Conference call with Ms. Herzfeld on strategy.
016847-0001	11/15/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Telephone conference with Ms. Herzfeld on proposed filing and e-mail to Mr. Graulich on same.
016847-0001	11/18/2019	WEST, ERIN A.	\$475	0.7	\$332.50	Revise draft notice of appeal and review service requirements.
016847-0001	11/18/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email correspondence with Ms. Herzfeld and Mr. Stranch with draft filing.
016847-0001	11/19/2019	WILLIAMSON, BRADY C	\$640	1.0	\$640.00	Review of additional pleadings for hearing.
016847-0001	11/19/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Continue work on appellate materials and procedure.
016847-0001	11/19/2019	WEST, ERIN A.	\$475	1.7	\$807.50	Review and summarize research on requirements for motion for leave to appeal.
016847-0001	11/19/2019	STADLER, KATHERINE	\$640	0.3	\$192.00	Review and revise notice of appeal and cover sheet.
016847-0001	11/19/2019	STADLER, KATHERINE	\$640	2.8	\$1,792.00	Review cases and authorities on injunction.
016847-0001	11/19/2019	STADLER, KATHERINE	\$640	5.8	\$3,712.00	Draft, review, and revise alternative motion for leave to appeal a non-final order.
016847-0001	11/19/2019	BOUCHER, KATHLEEN A	\$320	0.7	\$224.00	Review pleadings filed in Purdue Pharma Bankruptcy and Adversary cases, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	11/20/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Continue work on appellate documents and filing.
016847-0001	11/20/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Related telephone calls and email to and from Mr. Stranch.
016847-0001	11/20/2019	WEST, ERIN A.	\$475	3.3	\$1,567.50	Revise motion for leave to file interlocutory appeal and continue research on case law insertions.
016847-0001	11/20/2019	WEST, ERIN A.	\$475	0.6	\$285.00	Revise notice of appeal to include reference to third amended preliminary injunction order.
016847-0001	11/20/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Review and analyze third amended preliminary injunction order and conference.
016847-0001	11/20/2019	BOUCHER, KATHLEEN A	\$320	0.3	\$96.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	11/20/2019	BOUCHER, KATHLEEN A	\$320	1.1	\$352.00	Review motion for leave to appeal and instructions for filing motion and notice and filing notice of appeal.
016847-0001	11/20/2019	STADLER, KATHERINE	\$640	1.6	\$1,024.00	Research re injunction.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	11/20/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Review cases and authorities on standards for interlocutory appeal in the Southern District of New York.
016847-0001	11/20/2019	STADLER, KATHERINE	\$640	8.6	\$5,504.00	Multiple rounds of review and revision to alternative motion for leave to appeal, completing same for filing and service.
016847-0001	11/21/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Final review of notices of appeal.
016847-0001	11/21/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Related conference with Ms. Stadler and related telephone calls to Mr. Stranch.
016847-0001	11/21/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	Conference on appellate filing and next steps.
016847-0001	11/21/2019	BOUCHER, KATHLEEN A	\$320	0.2	\$64.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	11/22/2019	WEST, ERIN A.	\$475	2.2	\$1,045.00	Review transcript from November 6 hearing in adversary proceeding on extension of injunction.
016847-0001	11/25/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review hearing transcript from November 6.
016847-0001	11/25/2019	WEST, ERIN A.	\$475	0.3	\$142.50	Email correspondence with Mr. Maclay re next steps.
016847-0001	11/25/2019	STADLER, KATHERINE	\$640	0.6	\$384.00	Attend telephone conference of multi-state governmental entities group.
016847-0001	11/25/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Email correspondence with Ms. Boucher on transmittal of notice of appeal to district court.
016847-0001	11/25/2019	BOUCHER, KATHLEEN A	\$320	0.6	\$192.00	Review pleadings filed in Purdue Pharma Bankruptcy and Adversary cases, identify relevant pleadings, call to Bankruptcy Court about appeal, and circulate to team.
016847-0001	11/26/2019	BOUCHER, KATHLEEN A	\$320	1.1	\$352.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, circulate to team, and contact with clerk's office.
016847-0001	11/27/2019	WILLIAMSON, BRADY C	\$640	0.8	\$512.00	Review record and cases of appellate judge and related email.
016847-0001	11/27/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review latest hearing transcript.
016847-0001	11/27/2019	STADLER, KATHERINE	\$640	0.2	\$128.00	E-mail to client group on case status and next steps.
016847-0001	11/29/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Review e-mail traffic on designation of multi-state governmental entities group members to receive documents under terms of protective order.
016847-0001	12/2/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Telephone conference with Mr. Tobak of Davis Polk on motion for leave to appeal non-final order.
016847-0001	12/2/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Telephone conference with Mr. Williamson and office conference with Ms. West on debtors' inquiry and request to withdraw appellate motion.
016847-0001	12/2/2019	STADLER, KATHERINE	\$640	1.1	\$704.00	Additional research on finality of injunction orders in second circuit bankruptcy cases.
016847-0001	12/2/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Exchange telephone calls and emails with Mr. Orlandi on case status.
016847-0001	12/2/2019	WEST, ERIN A.	\$475	0.5	\$237.50	Research re injunction.
016847-0001	12/2/2019	WEST, ERIN A.	\$475	0.2	\$95.00	Email and conference on withdrawal of motion for leave to appeal and response to debtors' request.
016847-0001	12/3/2019	STADLER, KATHERINE	\$640	2.1	\$1,344.00	Draft designation of record on appeal and statement of appellate issues.
016847-0001	12/3/2019	BOUCHER, KATHLEEN A	\$320	1.2	\$384.00	Review pleadings filed in Purdue Pharma Bankruptcy, Adversary, and District court cases, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	12/3/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review latest filings on corporation compensation.
016847-0001	12/3/2019	WEST, ERIN A.	\$475	0.8	\$380.00	Review email with recent pleadings in bankruptcy and adversary proceeding including on appeal cover sheet.
016847-0001	12/4/2019	WILLIAMSON, BRADY C	\$640	1.2	\$768.00	Review background materials on new judge.
016847-0001	12/4/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Revisions to statement of appellate issues.
016847-0001	12/4/2019	BOUCHER, KATHLEEN A	\$320	1.1	\$352.00	Review and edits to designation of contents and electronically file.
016847-0001	12/4/2019	STADLER, KATHERINE	\$640	1.2	\$768.00	Review and revise appellate record designation, adding reference to today's submission of amended injunction order and implementing revisions.
016847-0001	12/4/2019	STADLER, KATHERINE	\$640	0.5	\$320.00	Review newly-submitted proposed injunction order, comparing against earlier versions of order and e-mailing on same.
016847-0001	12/4/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Review recently filed pleadings including notice of case reassignment on appeal.
016847-0001	12/4/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Review draft designation of record on appeal.
016847-0001	12/5/2019	WILLIAMSON, BRADY C	\$640	0.9	\$576.00	Review Debtors' response and cases on Purdue appeal.
016847-0001	12/5/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Review response by Debtors' to motion for leave to appeal.
016847-0001	12/9/2019	WILLIAMSON, BRADY C	\$640	1.2	\$768.00	Continue research on "related to" and jurisdictional issues.
016847-0001	12/9/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Review latest amended order on injunctive relief.
016847-0001	12/10/2019	WILLIAMSON, BRADY C	\$640	2.4	\$1,536.00	Continue research on appellate issues, including jurisdiction.



Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	12/10/2019	STADLER, KATHERINE	\$640	0.1	\$64.00	Review order denying motion for leave to appeal non-final order on mootness grounds because preliminary injunction order is final, forwarding same to co-counsel.
016847-0001	12/10/2019	WEST, ERIN A.	\$475	0.4	\$190.00	Review statement of ad hoc non-consenting states filed in adversary case.
016847-0001	12/17/2019	WILLIAMSON, BRADY C	\$640	0.4	\$256.00	Review latest reports on Sackler cash transfers.
016847-0001	12/17/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Email on appellate schedule.
016847-0001	12/19/2019	BOUCHER, KATHLEEN A	\$320	0.3	\$96.00	Review pleadings filed in Purdue Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	12/23/2019	WILLIAMSON, BRADY C	\$640	0.5	\$320.00	Review Sackler motion on potential disclosure and related email.
016847-0001	12/24/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Review materials related to withdrawal of Sackler pleadings.
016847-0001	12/26/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Review Court order on access to confidential information.
016847-0001	12/26/2019	WILLIAMSON, BRADY C	\$640	0.2	\$128.00	Email exchange with Mr. Stranch case status.
016847-0001	12/27/2019	WILLIAMSON, BRADY C	\$640	0.6	\$384.00	Update and review district court docket, appeal dates and transmittal of record.
016847-0001	12/27/2019	WILLIAMSON, BRADY C	\$640	0.3	\$192.00	Summary memorandum on latest group telephone call.
016847-0001	12/27/2019	STADLER, KATHERINE	\$640	0.9	\$576.00	Attend, via telephone, conference call with multi state governmental entities group.
016847-0001	12/31/2019	WEST, ERIN A.	\$475	0.1	\$47.50	Review email correspondence from Mr. Maclay re plan issue.
016847-0001	1/2/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Purdue Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	1/2/2020	STADLER, KATHERINE	\$660	1.1	\$726.00	Attend telephonic meeting of Multistate Governmental Entities Group re case update.
016847-0001	1/3/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review update on group telephone call.
016847-0001	1/3/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Review summary materials on appellate judge.
016847-0001	1/3/2020	BOUCHER, KATHLEEN A	\$325	0.6	\$195.00	Review pleadings filed in Bankruptcy case and communication to retrieve requested pleadings.
016847-0001	1/6/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Begin outline of appellate opening brief.
016847-0001	1/6/2020	STADLER, KATHERINE	\$660	6.3	\$4,158.00	Detailed review of jurisdictional caselaw to develop appellate arguments.
016847-0001	1/7/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Review latest bar date, proof of claim materials.
016847-0001	1/7/2020	STADLER, KATHERINE	\$660	7.2	\$4,752.00	Continue reviewing cases and authorities on injunction.
016847-0001	1/7/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Bankruptcy case, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	1/8/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Continue review of bankruptcy cases--third party releases, plan confirmation, and equitable mootness.
016847-0001	1/9/2020	WILLIAMSON, BRADY C	\$660	1.9	\$1,254.00	Conference on appellate brief issues.
016847-0001	1/9/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	1/9/2020	STADLER, KATHERINE	\$660	1.9	\$1,254.00	Office conference on briefing schedule, oral argument, potential motion to expedite, and related matters.
016847-0001	1/10/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Work on appellate brief outline and distribute same to client group by e-mail.
016847-0001	1/10/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Initial review of initial draft outline.
016847-0001	1/13/2020	BOUCHER, KATHLEEN A	\$325	0.6	\$195.00	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	1/13/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Review court order amending briefing deadline, office conference with Ms. Boucher and call to court clerk clarifying same; review amended order and draft e-mail to client group on shortened briefing deadline.
016847-0001	1/13/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Draft jurisdictional statement section of brief.
016847-0001	1/13/2020	STADLER, KATHERINE	\$660	7.8	\$5,148.00	Research re injunction.
016847-0001	1/14/2020	WEST, ERIN A.	\$500	1.6	\$800.00	Fact research re appellate issue.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	1.3	\$858.00	Begin drafting statement of the case/fact section of appellate brief.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	3.7	\$2,442.00	Research re appellate issue.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	1.6	\$1,056.00	Review and annotate October 11 and November 6 injunction hearing transcripts for use in appellate brief.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Review all briefs in opposition to preliminary injunction filed by other parties, including state attorneys general and multi-state governmental entities groups.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	1.6	\$1,056.00	Research re plan issue.
016847-0001	1/14/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Review Middle District of Tennessee opinion on remand after removal from state court, Rhode Island and Utah opinions denying motions to dismiss claims against Richard Sackler, addressing jurisdictional issues, and summary judgment briefing and supporting documents in Dunaway v. Purdue.
016847-0001	1/14/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Continue work on draft brief.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	1/15/2020	WEST, ERIN A.	\$500	4.6	\$2,300.00	Conference on research for appellate brief.
016847-0001	1/15/2020	STADLER, KATHERINE	\$660	2.1	\$1,386.00	Continue additional review and analysis of cases cited in Judge Drain's ruling.
016847-0001	1/15/2020	STADLER, KATHERINE	\$660	8.0	\$5,280.00	Continue drafting fact section of appellate brief.
016847-0001	1/15/2020	WILLIAMSON, BRADY C	\$660	3.7	\$2,442.00	Continue work on appellate brief.
016847-0001	1/16/2020	STADLER, KATHERINE	\$660	9.8	\$6,468.00	Continue drafting appellate brief.
016847-0001	1/17/2020	STADLER, KATHERINE	\$660	10.1	\$6,666.00	Continue drafting appellate brief.
016847-0001	1/18/2020	STADLER, KATHERINE	\$660	4.3	\$2,838.00	Continue drafting appellate brief.
016847-0001	1/19/2020	WILLIAMSON, BRADY C	\$660	3.1	\$2,046.00	Continue work on appellate brief.
016847-0001	1/19/2020	STADLER, KATHERINE	\$660	7.6	\$5,016.00	Continue drafting appellate brief.
016847-0001	1/20/2020	WILLIAMSON, BRADY C	\$660	0.1	\$66.00	Exchange email with Mr. Stranch on brief.
016847-0001	1/20/2020	STADLER, KATHERINE	\$660	6.9	\$4,554.00	Continue drafting appellate brief, incorporating additional comments and requests.
016847-0001	1/21/2020	WEST, ERIN A.	\$500	2.7	\$1,350.00	Review and revise to draft brief; research on additional case law.
016847-0001	1/21/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Exchange email and conference call with Mr. Stranch and Ms. Herzfeld.
016847-0001	1/21/2020	BOUCHER, KATHLEEN A	\$325	0.9	\$292.50	Review and edits of brief.
016847-0001	1/21/2020	BOUCHER, KATHLEEN A	\$325	0.7	\$227.50	Review pleadings filed in Bankruptcy case, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	1/21/2020	STADLER, KATHERINE	\$660	8.9	\$5,874.00	Extensive review and revision to brief, incorporating comments.
016847-0001	1/21/2020	STADLER, KATHERINE	\$660	3.2	\$2,112.00	Review and approve appendix index, caption, and appendix contents.
016847-0001	1/22/2020	WEST, ERIN A.	\$500	1.1	\$550.00	Attend call of MSGE group re case status.
016847-0001	1/22/2020	WILLIAMSON, BRADY C	\$660	1.2	\$792.00	Complete work on appellate brief and related telephone calls and emails.
016847-0001	1/22/2020	STADLER, KATHERINE	\$660	5.4	\$3,564.00	Final review and revision of appellate brief, completing same for filing and service.
016847-0001	1/23/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review pleadings filed for January 24 hearing and related email.
016847-0001	1/27/2020	BOUCHER, KATHLEEN A	\$325	0.4	\$130.00	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	1/29/2020	STADLER, KATHERINE	\$660	1.1	\$726.00	Attend MSGE group call and communications to client group re same. Review and analyze ERF proposals and prepare memo re same; conference with Ms. Stadler and emails thereon; attend committee call led by Mr. Maclay.
016847-0001	1/29/2020	WEST, ERIN A.	\$500	2.0	\$1,000.00	Review latest pleadings and schedule.
016847-0001	1/31/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review pleadings filed in Purdue Pharma Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	2/5/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	
016847-0001	2/12/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	E-mail to Mr. Maclay re case status; review bar date notice and order and protective order; e-mail to client group on same.
016847-0001	2/12/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Email exchange with Mr. Stranch on claims.
016847-0001	2/17/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	Review pleadings filed in Bankruptcy, Adversary, and District Court case, identify relevant pleadings, and circulate to team.
016847-0001	2/18/2020	WEST, ERIN A.	\$500	0.3	\$150.00	Review emails on signing protective order; email with Ms. Stadler thereon; sign and return protective order.
016847-0001	2/18/2020	STADLER, KATHERINE	\$660	1.7	\$1,122.00	Telephone conference with Mr. Maclay re case status; detailed review of protective order and execution of agreement to be bound.
016847-0001	2/19/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Review e-mail from Ms. Sanford re mediation and e-mail to Mr. Stranch and Mr. Herzfeld re same. Review pleadings filed in Purdue Pharma Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	2/20/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	
016847-0001	2/20/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	E-mail exchange with Mr. Stranch on plan issue.
016847-0001	2/21/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Exchange calls and email with Mr. Stranch re case update and follow up with Ms. Stadler.
016847-0001	2/21/2020	STADLER, KATHERINE	\$660	0.3	\$198.00	Telephone calls to Mr. Maclay constituent issue; e-mail exchange with Ms. Herzfeld on plan issue.
016847-0001	2/24/2020	STADLER, KATHERINE	\$660	1.1	\$726.00	Attend call of Multistate Governmental Entities Group on case update and next steps.
016847-0001	2/24/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Coordinate schedules and potential timing of mediation, with e-mails to Mr. Stranch, Ms. Herzfeld, and Mr. Lutz on same.
016847-0001	2/24/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Purdue Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	2/24/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Email exchanges on mediation strategy and schedule.
016847-0001	2/27/2020	STADLER, KATHERINE	\$660	1.8	\$1,188.00	Research re appellate issue and e-mail to Mr. Stranch and Ms. Herzfeld on same.
016847-0001	2/27/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	2/28/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Research re appellate issue.
016847-0001	3/2/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review and analyze mediation issue.
016847-0001	3/4/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Initial review of pleadings on motion to extend injunction.
016847-0001	3/4/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	3/5/2020	WILLIAMSON, BRADY C	\$660	1.2	\$792.00	Additional review of latest injunction extension request, related materials. Review motion to extend preliminary injunction, declarations, and documents in support of same; e-mail documents to Mr. Stranch and Ms. Herzfeld re same.
016847-0001	3/5/2020	STADLER, KATHERINE	\$660	3.8	\$2,508.00	Review and annotate transcript of oral argument before Judge McMahon in Sears case.
016847-0001	3/6/2020	STADLER, KATHERINE	\$660	1.8	\$1,188.00	Review and annotate transcript of oral argument before Judge McMahon in Sears case.
016847-0001	3/6/2020	STADLER, KATHERINE	\$660	2.4	\$1,584.00	Research re injunction.
016847-0001	3/7/2020	WILLIAMSON, BRADY C	\$660	2.4	\$1,584.00	Review Debtors' memorandum and related materials.
016847-0001	3/9/2020	WILLIAMSON, BRADY C	\$660	1.8	\$1,188.00	Continue review of Debtors' appellate brief and appendices.
016847-0001	3/9/2020	STADLER, KATHERINE	\$660	2.1	\$1,386.00	Review and annotate debtors' appellate response brief in preparation for drafting reply.
016847-0001	3/9/2020	STADLER, KATHERINE	\$660	6.7	\$4,422.00	Begin drafting responsive brief to debtors' motion to extend preliminary injunction for an additional six months.
016847-0001	3/10/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Initial review of draft objection and injunctive relief.
016847-0001	3/10/2020	STADLER, KATHERINE	\$660	3.5	\$2,310.00	Continue drafting objection and response to motion for extension of preliminary injunction.
016847-0001	3/11/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Continue drafting objection and response to injunction extension motion.
016847-0001	3/12/2020	BOUCHER, KATHLEEN A	\$325	0.9	\$292.50	Review and edits to response to motion to extend preliminary injunction.
016847-0001	3/12/2020	BOUCHER, KATHLEEN A	\$325	1.1	\$357.50	Review pleadings filed in Bankruptcy, Adversary, and District court cases, identify relevant pleadings, and circulate to team.
016847-0001	3/12/2020	STADLER, KATHERINE	\$660	5.2	\$3,432.00	Continue drafting objection and response to injunction extension motion.
016847-0001	3/12/2020	STADLER, KATHERINE	\$660	3.7	\$2,442.00	Draft declaration in support of limited objection to extension motion.
016847-0001	3/12/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Review and revise proposed filing and telephone conference with Mr. Stranch and Ms. Herzfeld on same.
016847-0001	3/12/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Conference call with co-counsel on draft motion and general strategy.
016847-0001	3/12/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Additional suggestions for injunction objection.
016847-0001	3/12/2020	WEST, ERIN A.	\$500	0.8	\$400.00	Review draft objection to motion to extend preliminary injunction and make suggested revisions.
016847-0001	3/13/2020	BOUCHER, KATHLEEN A	\$325	0.4	\$130.00	Electronically file response to motion to extend preliminary injunction and certificate of service.
016847-0001	3/13/2020	STADLER, KATHERINE	\$660	2.8	\$1,848.00	Review, revise and complete declaration in support of objection to injunction extension motion.
016847-0001	3/13/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Review, revise, and complete objection and certificates for filing, service, and issuance of chambers copies.
016847-0001	3/13/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Final revisions to injunctive relief objection.
016847-0001	3/13/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review non-consenting states' pleading.
016847-0001	3/14/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Review latest pleadings on Debtors' injunction motion.
016847-0001	3/16/2020	WEST, ERIN A.	\$500	0.1	\$50.00	Review email from Mr. O'Connor on proposed filing.
016847-0001	3/16/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Communications with clients on upcoming hearing.
016847-0001	3/16/2020	STADLER, KATHERINE	\$660	2.1	\$1,386.00	Draft, review, and revise outline of remarks for hearing.
016847-0001	3/16/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Review all objections, responses, and replies in preparation for oral argument.
016847-0001	3/16/2020	WILLIAMSON, BRADY C	\$660	1.5	\$990.00	Review responsive briefs and statements to Tennessee objection.
016847-0001	3/16/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Latest notice from Court on hearing procedure and related emails.
016847-0001	3/17/2020	STADLER, KATHERINE	\$660	6.8	\$4,488.00	Prepare for oral argument on injunction motion, reviewing related materials.
016847-0001	3/17/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Review hearing agenda.
016847-0001	3/17/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Hearing preparation with related materials.
016847-0001	3/17/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Email exchange with Mr. Stranch on strategy.
016847-0001	3/18/2020	STADLER, KATHERINE	\$660	2.8	\$1,848.00	Attend, by phone, hearing on extension of preliminary injunction, presenting argument on behalf of plaintiffs in Tennessee Dunaway case.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	3/18/2020	STADLER, KATHERINE	\$660	1.5	\$990.00	Follow up telephone calls with Mr. Stranch, and Ms. Herzfeld on case update.
016847-0001	3/18/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	E-mail exchange and telephone message to Mr. Troop with inquiry on procedure and possible appeal of today's bench ruling.
016847-0001	3/18/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Conference call with Mr. Stranch and Ms. Herzfeld on hearing and strategy.
016847-0001	3/18/2020	WILLIAMSON, BRADY C	\$660	3.1	\$2,046.00	Monitor hearing.
016847-0001	3/19/2020	STADLER, KATHERINE	\$660	2.3	\$1,518.00	Draft motion to supplement the record and for leave to file supplemental appendix.
016847-0001	3/19/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Outline contents of supplemental appendix and instructions for preparation of same.
016847-0001	3/19/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Follow up conferences, email and telephone calls on March 18 hearing.
016847-0001	3/20/2020	STADLER, KATHERINE	\$660	8.4	\$5,544.00	Begin drafting reply brief.
016847-0001	3/20/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Review hearing transcript.
016847-0001	3/20/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Identify excerpts for brief.
016847-0001	3/23/2020	STADLER, KATHERINE	\$660	8.2	\$5,412.00	Continue drafting reply brief, research re same.
016847-0001	3/23/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Exchange email and revisions on draft extension motion.
016847-0001	3/23/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Initial draft of motion.
016847-0001	3/23/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Continue review of transcript from injunction hearing.
016847-0001	3/23/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Email on mediator update.
016847-0001	3/24/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review and edit motion to extend; communication with Team about the same.
016847-0001	3/24/2020	STADLER, KATHERINE	\$660	5.8	\$3,828.00	Continue reviewing cases and authorities on 'arising in' jurisdiction and drafting of reply brief.
016847-0001	3/24/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	Review and revise motion to extend reply brief deadline.
016847-0001	3/24/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	E-mail exchange with Mr. Troop on non-consenting states group appeal plans and status of extended preliminary injunction order.
016847-0001	3/24/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Telephone conference with Mr. Stranch, and Ms. Herzfeld on strategy and possible reply brief extension motion.
016847-0001	3/24/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Continue work on extension motion and conference call with co-counsel.
016847-0001	3/24/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Additional review of hearing transcript.
016847-0001	3/25/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review and revise latest draft of extension motion and related emails.
016847-0001	3/25/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	Electronically file motion for extension and communicate to team for mailing.
016847-0001	3/25/2020	STADLER, KATHERINE	\$660	0.9	\$594.00	Review and revise extension motion, completing same for filing and service.
016847-0001	3/26/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	Review and forward debtors' statement in support of reply brief extension motion.
016847-0001	3/26/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	E-mail exchange with Mr. Tobak and telephone conference with Mr. Tobak, Mr. McCarthy, and Ms. Bennedict on extension of reply brief deadline, timing of new injunction order, and issues on appeal; email update to Mr. Stranch and Ms. Herzfeld on same.
016847-0001	3/26/2020	STADLER, KATHERINE	\$660	0.7	\$462.00	Review fee examiner order and UCC motion, email re same to Ms. Herzfeld and Mr. Stranch.
016847-0001	3/26/2020	WEST, ERIN A.	\$500	0.4	\$200.00	Review motion for rule 2004 examinations of Sackler family members and joinder filed by Debtors.
016847-0001	3/26/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Email on conversation with Debtors' counsel.
016847-0001	3/26/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review Committee's discovery pleadings.
016847-0001	3/26/2020	BOUCHER, KATHLEEN A	\$325	0.4	\$130.00	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, circulate to team.
016847-0001	3/27/2020	STADLER, KATHERINE	\$660	4.7	\$3,102.00	Research re reply brief.
016847-0001	3/30/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Telephone conference on appellate strategy.
016847-0001	3/30/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Conference with Ms. Stadler on developments, schedule for reply and second appeal.
016847-0001	3/31/2020	STADLER, KATHERINE	\$660	5.8	\$3,828.00	Review order extending briefing schedule, forwarding same to clients; continue drafting reply brief.
016847-0001	4/3/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend telephonic meeting of Multi-state governmental entities group.
016847-0001	4/7/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	Draft e-mail to Davis Polk on appeal and consolidation issues.
016847-0001	4/7/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	Draft notice of appeal of March 30 extended injunction order.
016847-0001	4/7/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Draft designation of record and statement of issues on appeal.
016847-0001	4/7/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review initial set of appellate materials.
016847-0001	4/8/2020	BOUCHER, KATHLEEN A	\$325	1.6	\$520.00	Draft civil cover sheet; review and edits to notice of appeal and designation of contents.
016847-0001	4/8/2020	STADLER, KATHERINE	\$660	3.2	\$2,112.00	Revise appeal cover sheet and designation of record on appeal.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	4/8/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Telephone conference with Davis Polk group on appeal procedures.
016847-0001	4/8/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review and revise appellate materials.
016847-0001	4/9/2020	BOUCHER, KATHLEEN A	\$325	0.5	\$162.50	Review and updates to related case statement.
016847-0001	4/9/2020	STADLER, KATHERINE	\$660	3.8	\$2,508.00	Review local rule on related case statement and draft, review and revise same.
016847-0001	4/9/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Initial review and revisions of appellate pleading.
016847-0001	4/10/2020	STADLER, KATHERINE	\$660	3.9	\$2,574.00	Complete appeal documents, telephone conference and email to Mr. Stranch and Ms. Herzfeld on same.
016847-0001	4/10/2020	BOUCHER, KATHLEEN A	\$325	1.6	\$520.00	Preparing documents for filing notice of appeal.
016847-0001	4/10/2020	BOUCHER, KATHLEEN A	\$325	0.4	\$130.00	Electronically filing of notice of appeal and designations.
016847-0001	4/10/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Review, revise and supplement appellate pleadings.
016847-0001	4/13/2020	BOUCHER, KATHLEEN A	\$325	0.5	\$162.50	Review pleadings filed in Bankruptcy case, identify relevant pleadings, and circulate to team.
016847-0001	4/15/2020	STADLER, KATHERINE	\$660	2.7	\$1,782.00	Draft, review, and revise motion to consolidate appeals.
016847-0001	4/16/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	Review and edits to motion to join appeals and proposed schedule.
016847-0001	4/16/2020	STADLER, KATHERINE	\$660	1.8	\$1,188.00	Review, revise and complete motion to consolidate for filing and service.
016847-0001	4/17/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	E-mail to Mr. Stranch and Ms. Herzfeld on case status.
016847-0001	4/17/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group mediation preparation phone call.
016847-0001	4/17/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Exchange email on consolidation motion and related procedural developments.
016847-0001	4/20/2020	STADLER, KATHERINE	\$660	0.9	\$594.00	Telephone conference with Mr. Stranch on case update.
016847-0001	4/20/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Exchange email with Mr. Stranch.
016847-0001	4/21/2020	STADLER, KATHERINE	\$660	2.7	\$1,782.00	Participate in video conference on DDLA claims and damages in Arkansas and Tennessee.
016847-0001	4/27/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Review discovery motions and related filings, forwarding same to clients with covering e-mail.
016847-0001	4/27/2020	BOUCHER, KATHLEEN A	\$325	0.5	\$162.50	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, and circulate to team.
016847-0001	4/27/2020	WILLIAMSON, BRADY C	\$660	1.7	\$1,122.00	Review discovery dispute materials and related documents all filed April 24-26, 2020.
016847-0001	4/28/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group call to discuss case update and next steps.
016847-0001	4/29/2020	WILLIAMSON, BRADY C	\$660	1.1	\$726.00	Review Sackler Family response and other responses on discovery dispute and related materials.
016847-0001	4/29/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Attend video meeting of Multi-State Governmental Entities Group for discussion of case status and next steps.
016847-0001	4/30/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review latest update on mediation, discovery, proofs of claim, and Ad Hoc Committee's position.
016847-0001	4/30/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	E-mail update to Mr. Stranch on case status.
016847-0001	5/1/2020	STADLER, KATHERINE	\$660	2.6	\$1,716.00	Attend telephonic hearing on Rule 2004 discovery and motions to compel.
016847-0001	5/1/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review email summary of mediation issues.
016847-0001	5/1/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review latest discovery pleadings and email.
016847-0001	5/3/2020	STADLER, KATHERINE	\$660	2.0	\$1,320.00	Attend Zoom meeting of MSGE group re case status and next steps.
016847-0001	5/3/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review materials for pre-mediation telephone call.
016847-0001	5/4/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Telephone conference with Mr. Williamson re case update.
016847-0001	5/6/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Review UCC appeal filings noting intent to participate in injunction appeal and e-mail exchange with Mr. Stranch on same.
016847-0001	5/6/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review Creditors' Committee letter on appeal participation and related email on response.
016847-0001	5/8/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Review and forward endorsed order regarding UCC participation in appeal.
016847-0001	5/8/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review endorsed order on appeal and related email.
016847-0001	5/13/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Attend MSGE group call on case status.
016847-0001	5/13/2020	STADLER, KATHERINE	\$660	5.7	\$3,762.00	Begin drafting opening brief in consolidated appeals.
016847-0001	5/13/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Research re appeal.
016847-0001	5/13/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Research re appeal.
016847-0001	5/14/2020	STADLER, KATHERINE	\$660	10.0	\$6,600.00	Continue drafting brief for consolidated appeal.
016847-0001	5/14/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	Review notice of debtors' retention of claims adjustment firm and communications re same.
016847-0001	5/14/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Review notice of transmission of record on appeal and e-mail exchange with Ms. Talbott Settle on same.
016847-0001	5/15/2020	BOUCHER, KATHLEEN A	\$325	0.6	\$195.00	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, circulate to team, and calendar deadlines.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	5/15/2020	STADLER, KATHERINE	\$660	4.8	\$3,168.00	Continue drafting appellate brief in consolidated appeal.
016847-0001	5/18/2020	WILLIAMSON, BRADY C	\$660	1.5	\$990.00	Continue suggestions and additions to appellate brief.
016847-0001	5/19/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	E-mail exchange with Ms. Talbott Settle on appendix materials.
016847-0001	5/19/2020	STADLER, KATHERINE	\$660	8.9	\$5,874.00	Continue drafting appellate brief.
016847-0001	5/19/2020	WILLIAMSON, BRADY C	\$660	3.4	\$2,244.00	Continue work on draft brief.
016847-0001	5/20/2020	STADLER, KATHERINE	\$660	8.2	\$5,412.00	Review and revise appellate brief.
016847-0001	5/20/2020	STADLER, KATHERINE	\$660	1.3	\$858.00	Review and revise appendix index and review and approve appendix format and contents.
016847-0001	5/20/2020	WILLIAMSON, BRADY C	\$660	3.9	\$2,574.00	Continue work on draft brief.
016847-0001	5/20/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review previous transcripts.
016847-0001	5/21/2020	STADLER, KATHERINE	\$660	8.6	\$5,676.00	Review and revise principal brief in consolidated appeals.
016847-0001	5/21/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review prior Debtor and family filings.
016847-0001	5/21/2020	WILLIAMSON, BRADY C	\$660	4.1	\$2,706.00	Continue work on appellate brief.
016847-0001	5/22/2020	STADLER, KATHERINE	\$660	4.6	\$3,036.00	Review and revise consolidated appeal brief and appendix, completing same for filing and service.
016847-0001	5/22/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Draft, review, revise and complete motion for leave to file over-length brief.
016847-0001	5/22/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review draft motion on page limits.
016847-0001	5/29/2020	WILLIAMSON, BRADY C	\$660	1.8	\$1,188.00	Initial review of Special Committee report; conference call with Ms. Stadler on results of committee call and case status.
016847-0001	5/29/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	E-mail exchange with Mr. Stranch and Ms. Herzfeld on plan issues.
016847-0001	5/29/2020	STADLER, KATHERINE	\$660	1.3	\$858.00	Prepare for and attend MSGE group call.
016847-0001	5/29/2020	STADLER, KATHERINE	\$660	0.3	\$198.00	Telephone conferences with Mr. Williamson on plan issues.
016847-0001	5/30/2020	WILLIAMSON, BRADY C	\$660	1.2	\$792.00	Review Special Committee report on funds transfer.
016847-0001	6/1/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review initial bar date extension materials.
016847-0001	6/1/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Additional review of Alix Partners report.
016847-0001	6/2/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Conference call with Mr. Stranch, Ms. Herzfeld and Ms. Stadler on development and next steps.
016847-0001	6/2/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Review bar date pleadings and related email.
016847-0001	6/2/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Telephone conference with Mr. Stranch and Ms. Herzfeld on case update.
016847-0001	6/3/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review latest pleadings on case schedule, including bar date order proposal.
016847-0001	6/3/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review latest related bar date extension materials.
016847-0001	6/3/2020	STADLER, KATHERINE	\$660	1.1	\$726.00	Attend, by phone, zoom meeting of MSGE group to discuss case update and next steps.
016847-0001	6/4/2020	BOUCHER, KATHLEEN A	\$325	0.5	\$162.50	Review pleadings filed in Bankruptcy, Adversary, and District Court cases, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	6/17/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Review latest Sackler Family filings and email to Mr. Stranch.
016847-0001	6/23/2020	STADLER, KATHERINE	\$660	8.3	\$5,478.00	Detailed review of debtor's response brief, reviewing all cases and authorities.
016847-0001	6/23/2020	WILLIAMSON, BRADY C	\$660	2.0	\$1,320.00	Initial review of responsive brief in appeal and supporting materials.
016847-0001	6/24/2020	WILLIAMSON, BRADY C	\$660	1.7	\$1,122.00	Initial review of Creditors' Committee brief in appeal and supporting materials.
016847-0001	6/24/2020	STADLER, KATHERINE	\$660	7.5	\$4,950.00	Detailed review of responsive briefs and prior briefing, consulting authorities and annotating issues for reply.
016847-0001	6/25/2020	STADLER, KATHERINE	\$660	8.4	\$5,544.00	Begin outlining and draft of reply brief.
016847-0001	6/25/2020	WILLIAMSON, BRADY C	\$660	3.8	\$2,508.00	Review filed briefs in preparation for reply brief.
016847-0001	6/26/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group call.
016847-0001	6/26/2020	STADLER, KATHERINE	\$660	6.9	\$4,554.00	Continue detailed review and annotation of debtors' and UCC responsive briefs in preparation for reply.
016847-0001	6/26/2020	WILLIAMSON, BRADY C	\$660	2.5	\$1,650.00	Continue review of filed briefs for reply.
016847-0001	6/27/2020	STADLER, KATHERINE	\$660	4.3	\$2,838.00	Begin drafting reply brief.
016847-0001	6/29/2020	WEST, ERIN A.	\$500	1.6	\$800.00	Review bar date order and proof of claim form for governmental opioid claimants and communications re same.
016847-0001	6/29/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	Attend MSGE group call to discuss case status.
016847-0001	6/29/2020	STADLER, KATHERINE	\$660	6.4	\$4,224.00	Continue drafting reply brief.
016847-0001	6/30/2020	STADLER, KATHERINE	\$660	8.9	\$5,874.00	Continue drafting reply brief.
016847-0001	7/1/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Email with Ms. Herzfeld on case update.
016847-0001	7/1/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Participate in MSGE group weekly call.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	7/1/2020	STADLER, KATHERINE	\$660	4.3	\$2,838.00	Additional review of secondary sources for preparation of reply brief.
016847-0001	7/2/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Revisions to extension motion and related email.
						Review and revise motion for extension of time to file reply brief; e-mails and conferences on same and complete motion for filing
016847-0001	7/2/2020	STADLER, KATHERINE	\$660	1.8	\$1,188.00	and service.
016847-0001	7/6/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review and comment on draft proof of claim form.
016847-0001	7/6/2020	WILLIAMSON, BRADY C	\$660	2.7	\$1,782.00	Continue work on notes and potential inserts for brief.
016847-0001	7/6/2020	STADLER, KATHERINE	\$660	4.1	\$2,706.00	Continue drafting reply brief.
						Review order and pleadings related to proof of claim forms and deadlines; prepare draft proof of claim; prepare email to Ms.
016847-0001	7/6/2020	WEST, ERIN A.	\$500	1.9	\$950.00	Stadler re same.
016847-0001	7/7/2020	STADLER, KATHERINE	\$660	8.4	\$5,544.00	Continue drafting reply brief.
016847-0001	7/7/2020	WEST, ERIN A.	\$500	0.1	\$50.00	Email with Ms. Herzfeld on plan issue.
016847-0001	7/8/2020	WILLIAMSON, BRADY C	\$660	3.0	\$1,980.00	Revisions and suggestions for draft brief.
016847-0001	7/8/2020	WILLIAMSON, BRADY C	\$660	1.3	\$858.00	Review subsequent draft and comment.
016847-0001	7/8/2020	STADLER, KATHERINE	\$660	7.2	\$4,752.00	Continue revising reply brief.
016847-0001	7/8/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Email correspondence on arranging call to review draft proof of claim and draft brief.
016847-0001	7/9/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Review latest discovery materials and Sackler Family pleadings.
016847-0001	7/9/2020	WILLIAMSON, BRADY C	\$660	2.9	\$1,914.00	Continue work on reply brief and related email.
016847-0001	7/9/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Conference call with Ms. Herzfeld and Mr. Stranch and follow up email.
016847-0001	7/9/2020	WEST, ERIN A.	\$500	0.7	\$350.00	Call with team on draft appellate court brief and draft proofs of claim.
016847-0001	7/9/2020	WEST, ERIN A.	\$500	0.8	\$400.00	Call with Mr. Stranch and Ms. Herzfeld on appeal draft brief and draft proofs of claim.
016847-0001	7/9/2020	WEST, ERIN A.	\$500	0.3	\$150.00	Review proofs of claim filed by other creditors and letter from counsel for ad hoc committee.
016847-0001	7/9/2020	STADLER, KATHERINE	\$660	8.4	\$5,544.00	Continue revising reply brief.
016847-0001	7/9/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	Telephone conference with Ms. Herzfeld and Mr. Stranch case status.
016847-0001	7/10/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Final comments and additions on reply brief.
016847-0001	7/10/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Review new exclusivity motion from Debtors and related email.
016847-0001	7/10/2020	STADLER, KATHERINE	\$660	4.1	\$2,706.00	Complete reply brief for filing and service.
016847-0001	7/10/2020	STADLER, KATHERINE	\$660	0.3	\$198.00	Review debtors extended exclusivity motion.
016847-0001	7/15/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Attend MSGE group meeting via Zoom.
016847-0001	7/20/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Correspondence from Ms. Stadler and Mr. Stranch on plan issue.
016847-0001	7/21/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Review latest statements and developments.
016847-0001	7/21/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Review additional exclusivity materials.
016847-0001	7/21/2020	WEST, ERIN A.	\$500	4.0	\$2,000.00	Continue drafting proofs of claim.
016847-0001	7/21/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review pleadings filed in Adversary case, identify relevant pleadings, circulate to team, and calendar deadlines.
016847-0001	7/21/2020	STADLER, KATHERINE	\$660	0.5	\$330.00	Telephone conference with Mr. O'Connor and e-mail with Mr. Stranch and Mr. Lutz on plan issue.
016847-0001	7/22/2020	WEST, ERIN A.	\$500	0.7	\$350.00	Correspondence with Ms. Stadler and BSJ team on case status and next steps.
016847-0001	7/22/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Exchange emails on proofs of claim form and process.
016847-0001	7/22/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Exchange emails on Tennessee Supreme Court decision.
016847-0001	7/22/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Conferences and e-mails on proofs of claim.
016847-0001	7/22/2020	STADLER, KATHERINE	\$660	0.1	\$66.00	E-mail exchange with Mr. O'Connor on plan issue.
016847-0001	7/23/2020	STADLER, KATHERINE	\$660	1.5	\$990.00	Telephone conference on plan issue, email to Mr. O'Connor and Mr. Maclay re same; email to constituents re same.
016847-0001	7/23/2020	STADLER, KATHERINE	\$660	2.4	\$1,584.00	Attend, by telephone, omnibus hearing on exclusivity extension and related matters.
016847-0001	7/23/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Email on proof of claim forms and process.
016847-0001	7/23/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Exchange email with Mr. Stranch on schedule.
016847-0001	7/23/2020	WEST, ERIN A.	\$500	1.3	\$650.00	Review bar date order; call with Ms. Stadler re same; call with Ms. Boucher on next steps; review emails re same.
016847-0001	7/23/2020	WEST, ERIN A.	\$500	0.4	\$200.00	Review constituent issue and correspondence with Mr. Stranch thereon.
016847-0001	7/23/2020	BOUCHER, KATHLEEN A	\$325	0.7	\$227.50	Communication and strategy re plan issue.
016847-0001	7/24/2020	STADLER, KATHERINE	\$660	1.9	\$1,254.00	Final review and approval of proof of claim drafts and related calls and e-mails.
016847-0001	7/24/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Email on plan issue and conference with Ms. Stadler.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	7/24/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review hearing summaries.
016847-0001	7/24/2020	WEST, ERIN A.	\$500	4.3	\$2,150.00	Review plan-related material; email with Ms. Stadler and team on same; draft memo re same; revise draft proof of claim forms; correspondence to Mr. Stranch with update.
016847-0001	7/27/2020	STADLER, KATHERINE	\$660	3.7	\$2,442.00	Coordinate preparation of constituent submissions.
016847-0001	7/27/2020	WEST, ERIN A.	\$500	2.9	\$1,450.00	Review and coordinate filing of proofs of claim for Purdue bankruptcy; prepare cover letter; update status of claims process.
016847-0001	7/28/2020	WEST, ERIN A.	\$500	0.9	\$450.00	Correspondence with Ms. Stadler to confirm delivery of proofs of claim; call with Prime Clerk on confirmation of receipt of proofs of claim forms; correspondence with Ms. Stranch on status and call with Ms. Stadler thereon.
016847-0001	7/29/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Email on claims status with Ms. Stadler (.2); review political contribution order (.3).
016847-0001	7/29/2020	WEST, ERIN A.	\$500	0.5	\$250.00	Correspondence on confirmation of filing proofs of claim; review correspondence from Ms. Stadler on same; correspondence to Ms. Stranch constituent issue.
016847-0001	7/30/2020	BOUCHER, KATHLEEN A	\$325	3.3	\$1,072.50	Ms. Stranch constituent issue.
016847-0001	7/30/2020	WEST, ERIN A.	\$500	1.3	\$650.00	Prepare and electronically file claims; communicate same with Ms. West and Ms. Stadler.
016847-0001	8/5/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Email with Mr. Stranch on case update; email with Ms. Boucher re constituent issues; prepare material re constituent issue; correspondence on same; correspondence with Ms. Stadler on same; correspondence with Ms. Herzfeld re same.
016847-0001	8/11/2020	STADLER, KATHERINE	\$660	1.1	\$726.00	Attend MSGE group call.
016847-0001	8/11/2020	WILLIAMSON, BRADY C	\$660	1.3	\$858.00	Review appellate opinion on jurisdiction and preliminary injunction, responses to calls and e-mails re on same.
016847-0001	8/11/2020	WEST, ERIN A.	\$500	0.5	\$250.00	Telephone calls and email with Mr. Stranch and Ms. Herzfeld re case developments.
016847-0001	8/19/2020	STADLER, KATHERINE	\$660	2.1	\$1,386.00	Review decision and order entered by district court on appeal and brief conference.
016847-0001	8/26/2020	STADLER, KATHERINE	\$660	1.8	\$1,188.00	Attend portion of MSGE group call and e-mail exchange with Ms. Herzfeld and Mr. Stranch on same; e-mail exchange with Mr. Stranch on next steps.
016847-0001	8/28/2020	WEST, ERIN A.	\$500	0.4	\$200.00	Attend, via phone, omnibus hearing.
016847-0001	8/31/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Correspondence with Ms. Boucher on claims register and filing confirmation from Prime Clerk.
016847-0001	9/1/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Review claim filing confirmations for personal injury Baby Doe claims and correspondence thereon.
016847-0001	9/2/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Review and analyze plan-related material and correspondence with G&K working group thereon.
016847-0001	9/2/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Review and analyze plan-related material and update same.
016847-0001	9/3/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Attend weekly MSGE group meeting.
016847-0001	9/8/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Correspondence following up on plan issue.
016847-0001	9/8/2020	STADLER, KATHERINE	\$660	0.2	\$132.00	Correspondence exchanges on appellate deadline and related issues.
016847-0001	9/9/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	E-mail exchange with Mr. Stranch on case update.
016847-0001	9/9/2020	WEST, ERIN A.	\$500	0.2	\$100.00	Attend emergency MSGE group meeting on status.
016847-0001	9/10/2020	STADLER, KATHERINE	\$660	0.6	\$396.00	Correspondence with Mr. O'Connor on plan issue and correspondence following up thereon.
016847-0001	9/10/2020	WEST, ERIN A.	\$500	0.3	\$150.00	Multiple e-mails and telephone conference with Mr. Stranch on next steps.
016847-0001	9/10/2020	WEST, ERIN A.	\$500	0.1	\$50.00	Review plan-related materials and update re same.
016847-0001	9/17/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review correspondence on notice of appeal and deadline.
016847-0001	9/18/2020	WILLIAMSON, BRADY C	\$660	1.0	\$660.00	Initial review of latest preliminary injunction pleadings.
016847-0001	9/20/2020	WILLIAMSON, BRADY C	\$660	0.9	\$594.00	Additional review of second injunctive relief materials.
016847-0001	9/22/2020	BOUCHER, KATHLEEN A	\$325	0.2	\$65.00	Additional review of preliminary injunction pleadings.
016847-0001	9/22/2020	STADLER, KATHERINE	\$660	6.2	\$4,092.00	Prepare service list for filing.
016847-0001	9/23/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Draft, review and revise second restated objection and reservation of rights with respect to preliminary injunction.
016847-0001	9/23/2020	BOUCHER, KATHLEEN A	\$325	0.3	\$97.50	Review updated objection to latest preliminary injunction motion.
016847-0001	9/23/2020	STADLER, KATHERINE	\$660	1.2	\$792.00	Communication and review of upcoming filing.
016847-0001	9/24/2020	STADLER, KATHERINE	\$660	0.3	\$198.00	Review and revise restated objection.
016847-0001	9/25/2020	WILLIAMSON, BRADY C	\$660	0.5	\$330.00	Review and revise restated objection.
016847-0001	9/25/2020	BOUCHER, KATHLEEN A	\$325	0.5	\$162.50	Review restatement of limited objection and extension injunction.
016847-0001	9/25/2020	STADLER, KATHERINE	\$660	0.8	\$528.00	Review and edits to pleading to be filed today.
016847-0001	9/30/2020	STADLER, KATHERINE	\$660	4.0	\$2,640.00	Complete restated objection for filing and service.
						Attend, by phone, omnibus hearing on preliminary injunction extension and related matters.



Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	10/15/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review latest pleadings on Creditors' Committee/Sackler dispute.
016847-0001	10/15/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group call.
016847-0001	10/20/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Conference with Mr. Stranch and Ms. Herzfeld.
016847-0001	10/21/2020	WILLIAMSON, BRADY C	\$660	0.8	\$528.00	Review materials on proposed settlement with U.S. Department of Justice.
016847-0001	10/22/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review latest Sackler motion on settlement with the United States.
016847-0001	10/23/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Exchange correspondence with Mr. Stranch on status and strategy.
016847-0001	10/23/2020	STADLER, KATHERINE	\$660	0.3	\$198.00	Review MSGE group communication and e-mails on same.
016847-0001	10/28/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review pleadings and related materials for today's hearing, including objections to Sackler settlement.
016847-0001	10/29/2020	WILLIAMSON, BRADY C	\$660	0.6	\$396.00	Review materials from October 28 hearing on Sackler payment.
016847-0001	10/30/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Correspondence with Mr. Stranch and Ms. Herzfeld on case update.
016847-0001	10/31/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Telephone conference with Mr. Stranch on status and strategy.
016847-0001	11/11/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review latest pleadings involving settlement proposal with Department of Justice.
016847-0001	11/11/2020	WILLIAMSON, BRADY C	\$660	0.2	\$132.00	Correspondence with Mr. Stranch on case status.
016847-0001	11/11/2020	STADLER, KATHERINE	\$660	0.7	\$462.00	Attend MSGE group call.
016847-0001	11/18/2020	STADLER, KATHERINE	\$660	0.7	\$462.00	Attend MSGE group meeting and follow-up communications re same.
016847-0001	11/24/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group meeting and e-mails re same.
016847-0001	11/24/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Review latest pleading on unsealing records.
016847-0001	12/8/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Exchange telephone calls and correspondence with Mr. Stranch on developments.
016847-0001	12/9/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group call.
016847-0001	12/9/2020	WILLIAMSON, BRADY C	\$660	0.3	\$198.00	Correspondence with Mr. Stranch on latest developments and case commentary.
016847-0001	12/15/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Correspondence with Mr. Stranch on latest materials and filings.
016847-0001	12/16/2020	STADLER, KATHERINE	\$660	1.0	\$660.00	Attend MSGE group call.
016847-0001	12/20/2020	WILLIAMSON, BRADY C	\$660	0.4	\$264.00	Review latest pleadings on privilege and confidentiality disputes.
016847-0001	12/22/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Review latest pleadings, including Sackler financial data, and related correspondence.
016847-0001	12/28/2020	WILLIAMSON, BRADY C	\$660	0.7	\$462.00	Correspondence to Mr. Stranch on case update.
016847-0001	1/16/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Review latest pleadings and schedule, principally related to media intervention pleading and Sackler disclosures.
016847-0001	1/20/2021	STADLER, KATHERINE	\$680	0.4	\$272.00	Attend MSGE group meeting.
016847-0001	1/20/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Correspondence to Mr. Stranch and Ms. Herzfeld re case update.
016847-0001	1/29/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	Attend MSGE group meeting.
016847-0001	2/8/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Review latest materials and Sackler brief on public access dispute.
016847-0001	2/8/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Exchange correspondence with Mr. Stranch re status.
016847-0001	2/10/2021	STADLER, KATHERINE	\$680	0.8	\$544.00	Attend MSGE group Zoom meeting.
016847-0001	2/23/2021	BOUCHER, KATHLEEN A	\$335	1.1	\$368.50	Prepare pleading for service, review and edits, and filing of pleading.
						Draft, review and revise restated objection to preliminary injunction extension; complete same for filing and effectuate e-mail
016847-0001	2/23/2021	STADLER, KATHERINE	\$680	2.4	\$1,632.00	service of same.
016847-0001	2/24/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	Attend weekly MSGE group call.
016847-0001	3/10/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	Attend MSGE group meeting.
016847-0001	3/12/2021	WILLIAMSON, BRADY C	\$680	0.7	\$476.00	Review latest material on Sackler proposal and new schedule for injunction litigation.
016847-0001	3/16/2021	WILLIAMSON, BRADY C	\$680	0.5	\$340.00	Conference with Ms. Stadler on plan confirmation schedule.
016847-0001	3/16/2021	WILLIAMSON, BRADY C	\$680	1.5	\$1,020.00	Cursory review of Disclosure Statement and summary materials.
016847-0001	3/16/2021	WILLIAMSON, BRADY C	\$680	0.4	\$272.00	Exchange correspondence with Mr. Stranch on developments, conference, and deadlines.
016847-0001	3/16/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	Conference on disclosure statement, plan confirmation, and third party release issues.
016847-0001	3/16/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	Attend MSGE group meeting.
016847-0001	3/17/2021	WILLIAMSON, BRADY C	\$680	2.8	\$1,904.00	Continue review of Debtors' proposed plan and disclosure statement along with related summaries.
016847-0001	3/17/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	Telephone conference with Mr. Stranch on disclosure statement and plan confirmation issues.
016847-0001	3/19/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Review draft and final objection to latest injunctive relief motion.
016847-0001	3/19/2021	WILLIAMSON, BRADY C	\$680	0.4	\$272.00	Review draft schedule proposal from Debtors.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	3/19/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	Draft fourth restatement of objection to preliminary third party injunction and complete same for filing and service.
016847-0001	3/20/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Initial review of objections to latest injunctive relief motion.
016847-0001	3/23/2021	WILLIAMSON, BRADY C	\$680	1.0	\$680.00	Review Non-Consenting States' objection to extension of preliminary injunction and related pleadings.
016847-0001	3/24/2021	WILLIAMSON, BRADY C	\$680	1.2	\$816.00	Review pleadings in conjunction with preliminary injunction filing.
016847-0001	3/24/2021	WILLIAMSON, BRADY C	\$680	0.5	\$340.00	Review summaries of today's hearing.
016847-0001	3/24/2021	STADLER, KATHERINE	\$680	0.8	\$544.00	Attend MSGE group meeting.
016847-0001	3/25/2021	WILLIAMSON, BRADY C	\$680	1.5	\$1,020.00	Review results and pleadings from March 24 hearing, focusing on injunction and objections.
016847-0001	4/5/2021	WILLIAMSON, BRADY C	\$680	0.5	\$340.00	Correspondence on solicitation form and review related material.
016847-0001	4/5/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Review motion and term sheet of MSGE.
016847-0001	4/5/2021	STADLER, KATHERINE	\$680	2.8	\$1,904.00	Review plan-related material, e-mail with clients re same, complete same for filing and service.
016847-0001	4/7/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review MSGE term sheet and related motion on fees.
016847-0001	4/7/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Review Tennessee Supreme Court decision on opioid liability.
016847-0001	4/7/2021	STADLER, KATHERINE	\$680	1.4	\$952.00	Attend weekly MSGE group meeting; review and forward related material.
						Attend MSGE group meeting, conference with Ms. Herzfeld on same, and follow-up e-mail to Mr. O'Connor and Mr. Maclay on same.
016847-0001	4/14/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	same.
016847-0001	4/15/2021	STADLER, KATHERINE	\$680	0.3	\$204.00	Review e-mail from Mr. O'Connor on plan issue and follow up e-mail to Ms. Herzfeld on same.
016847-0001	4/15/2021	WEST, ERIN A.	\$540	0.4	\$216.00	Conference with claimant on receipt of Purdue bankruptcy notice.
016847-0001	4/16/2021	STADLER, KATHERINE	\$680	0.2	\$136.00	Internal e-mail to working group on plan-related issues and e-mail to Mr. Tapley re same.
016847-0001	4/19/2021	STADLER, KATHERINE	\$680	1.0	\$680.00	Prepare updated solicitation directive listing all governmental entity claims.
016847-0001	4/20/2021	STADLER, KATHERINE	\$680	0.2	\$136.00	Communications with Ms. Herzfeld and Mr. Stranch and respond to e-mail inquiry from Mr. Stranch re plan issue.
016847-0001	4/21/2021	STADLER, KATHERINE	\$680	0.2	\$136.00	Review and forward follow-up email from PrimeClerk on duplicate solicitation directives for Campbell County.
016847-0001	4/21/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	Attend MSGE group meeting.
						Review and forward voicemail from Attorney Harrah on plan issue and follow up demand e-mail from him on same; draft and send responsive e-mail to Mr. Harrah.
016847-0001	4/22/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	
016847-0001	4/22/2021	WILLIAMSON, BRADY C	\$680	0.7	\$476.00	Initial review of Disclosure Statement objections.
016847-0001	4/23/2021	STADLER, KATHERINE	\$680	1.3	\$884.00	Multiple e-mails and telephone calls to and from Mr. Stranch, PrimeClerk, and West Virginia counsel on solicitation directive issue.
016847-0001	4/24/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Review plan amendment and supplement.
016847-0001	4/25/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Initial review of amended Disclosure Statement.
016847-0001	4/25/2021	WILLIAMSON, BRADY C	\$680	0.3	\$204.00	Conference with Mr. Stranch on pending issues.
						Follow up e-mail and telephone conference with Mr. Stranch on constituent issue, reviewing related material re same;
016847-0001	4/26/2021	STADLER, KATHERINE	\$680	0.5	\$340.00	communications with WV counsel re same.
016847-0001	4/30/2021	WILLIAMSON, BRADY C	\$680	0.4	\$272.00	Review extended deadline pleadings and related email.
016847-0001	5/3/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Review latest Disclosure Statement amendments and related reports.
016847-0001	5/5/2021	STADLER, KATHERINE	\$680	0.8	\$544.00	Attend MSGE meeting.
016847-0001	5/6/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review additional Disclosure Statement objections.
016847-0001	5/12/2021	STADLER, KATHERINE	\$680	0.8	\$544.00	Attend MSGE group meeting.
016847-0001	5/12/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review latest developments: hearing schedule, disclosure objections, and hearing summary.
016847-0001	5/13/2021	WILLIAMSON, BRADY C	\$680	1.2	\$816.00	Review latest Plan and Disclosure Statement amendments and objections to Disclosure Statement.
016847-0001	5/13/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review latest Sackler family filings.
016847-0001	5/24/2021	WILLIAMSON, BRADY C	\$680	1.8	\$1,224.00	Review latest amended plan and Disclosure Statement pleadings and filings.
016847-0001	5/25/2021	WILLIAMSON, BRADY C	\$680	3.0	\$2,040.00	Review Disclosure Statement materials for hearing.
016847-0001	5/26/2021	WILLIAMSON, BRADY C	\$680	3.8	\$2,584.00	Intermittent monitoring of Disclosure Statement hearing and review of latest amended pleadings.
016847-0001	5/26/2021	WILLIAMSON, BRADY C	\$680	0.4	\$272.00	Exchange telephone calls with Mr. Stranch on hearing.
016847-0001	6/2/2021	STADLER, KATHERINE	\$680	0.6	\$408.00	Attend MSGE group meeting.
016847-0001	6/14/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review latest agenda and summary of developments.
016847-0001	6/14/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Review examiner pleadings.

Matter Number	Date	Timekeeper	Rate	Hours	Fees	Description
016847-0001	6/16/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review latest hearing results including appointment of limited examiner.
016847-0001	6/16/2021	WILLIAMSON, BRADY C	\$680	0.3	\$204.00	Related correspondence with Mr. Stranch.
016847-0001	6/17/2021	WILLIAMSON, BRADY C	\$680	0.4	\$272.00	Follow up correspondence with Mr. Stranch on case update.
016847-0001	7/1/2021	WILLIAMSON, BRADY C	\$680	0.6	\$408.00	Review latest plan supplement materials.
016847-0001	7/1/2021	WILLIAMSON, BRADY C	\$680	0.5	\$340.00	Focus on personal injury claims trust.
016847-0001	7/1/2021	STADLER, KATHERINE	\$680	1.7	\$1,156.00	Review solicitation procedures order, ballot instructions, and related communications from debtors; draft email re same.
016847-0001	7/1/2021	WEST, ERIN A.	\$540	0.6	\$324.00	Conference on ballot received and review order on solicitation procedure.
016847-0001	7/6/2021	STADLER, KATHERINE	\$680	0.2	\$136.00	Review Judge McMahon's order denying request for her attendance at confirmation hearing to address non-debtor release issue. Detailed review and summary of solicitation package and representations required for submission of master ballot;
016847-0001	7/7/2021	STADLER, KATHERINE	\$680	3.5	\$2,380.00	communications with Ms. Herzfeld re constituent inquiry.
016847-0001	7/8/2021	WILLIAMSON, BRADY C	\$680	0.9	\$612.00	Review latest case developments including Sackler draft agreement.
016847-0001	7/13/2021	STADLER, KATHERINE	\$680	4.3	\$2,924.00	Multiple e-mail exchanges with Ms. Herzfeld on plan issue.
016847-0001	7/14/2021	STADLER, KATHERINE	\$680	2.8	\$1,904.00	Coordination of plan-related material with constituents; multiple e-mails on same.
016847-0001	7/15/2021	STADLER, KATHERINE	\$680	1.1	\$748.00	E-mail to Ms. Herzfeld on plan-related material; coordination of same with constituents.
016847-0001	7/16/2021	STADLER, KATHERINE	\$680	0.4	\$272.00	Attend special MSGE group meeting.
016847-0001	7/16/2021	STADLER, KATHERINE	\$680	1.1	\$748.00	Additional e-mail exchange on submission of ballots, complete and submit ballot.
016847-0001	7/19/2021	STADLER, KATHERINE	\$680	0.6	\$408.00	E-mail exchange with Ms. Herzfeld on plan-related issue.
016847-0001	7/20/2021	WILLIAMSON, BRADY C	\$680	1.2	\$816.00	Review additional plan objections.
016847-0001	7/20/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review examiner's report.
016847-0001	7/20/2021	WILLIAMSON, BRADY C	\$680	0.8	\$544.00	Review latest U.S. Department of Justice pleadings on releases.
016847-0001	7/25/2021	WILLIAMSON, BRADY C	\$680	0.3	\$204.00	Exchange telephone calls with Mr. Stranch on developments and strategy.
016847-0001	7/26/2021	STADLER, KATHERINE	\$680	1.8	\$1,224.00	Attend MSGE group meeting via Zoom.
016847-0001	7/28/2021	STADLER, KATHERINE	\$680	0.7	\$476.00	Attend MSGE group meeting.
016847-0001	7/31/2021	WILLIAMSON, BRADY C	\$680	0.7	\$476.00	Review revised confirmation schedule and related correspondence.
				1,050.6	\$647,719.00	Totals

**Exhibit G3**

**K. Stadler Certification**

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., *et al.*,

Debtors.<sup>1</sup>

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

CERTIFICATION BY KATHERINE STADLER OF GODFREY & KAHN, S.C.  
IN SUPPORT OF THE DEBTORS' MOTION  
TO APPROVE PAYMENT OR REIMBURSEMENT OF CERTAIN FEES  
AND EXPENSES OF THE NON-CONSENTING STATES GROUP, THE AD HOC  
COMMITTEE AND THE MSGE GROUP PURSUANT TO SECTIONS 363(b)  
AND 105(a) OF THE BANKRUPTCY CODE AND BANKRUPTCY RULE 6004

I, Katherine Stadler, hereby certify that:

1. I am a shareholder of Godfrey & Kahn, S.C. ("**Godfrey & Kahn**") and counsel to certain Tennessee and Arkansas entities within the Multi-State Governmental Entities Group (the "**MSGE Group**") in the above-captioned chapter 11 cases of Purdue Pharma L.P. and its affiliated debtors (the "**Debtors**").

2. This certification is made in support of the *Debtors' Motion To Approve Payment or Reimbursement of Certain Fees and Expenses of the Non-Consenting States Group, the Ad Hoc*

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<sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

*Committee and the MSGE Group Pursuant to Sections 363(b) and 105(a) of the Bankruptcy Code and Bankruptcy Rule 6004 (the “**Motion**”)<sup>2</sup>.*

3. Since before the commencement of these cases, the MSGE Group has worked with the Ad Hoc Group of Non-Consenting States and the Ad Hoc Committee to advance and coordinate on areas of common interest involving the opioid crisis, including collective efforts to resolve claims by the State and local governments against the Debtors based on the marketing and promotion of opioid products.

4. The diligence, negotiations, and agreements that have been achieved during these cases required important efforts from the MSGE Group. In turn, those efforts depended on commitments by the MSGE Group members in the group to coordinate through Caplin & Drysdale, Chartered. The work to which the MSGE Group provided integral input includes the abatement model that commits billions of dollars of governmental and non-personal injury private creditor recoveries to address the opioid crisis, the allocation of value as between governmental and private creditors, and allocation as among governmental creditors. These results were achieved through the collective effort of the MSGE Group, and other coordinated groups including the Ad Hoc Committee and the Non-Consenting States Group.

5. In addition, certain Tennessee and Arkansas entities within the MSGE Group retained Godfrey & Kahn, S.C. (“**Godfrey & Kahn**”) to assist with the preliminary injunction and other bankruptcy related matters. Godfrey & Kahn also coordinated with Caplin & Drysdale and the MSGE Group as a whole with respect to various issues leading up to and including the MSGE Group’s ultimate support of plan confirmation.

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<sup>2</sup> Capitalized terms used but not defined herein are given the meanings ascribed in the Motion.

6. From September 2019 through July 2021, Godfrey & Kahn expended over 1,050 hours and incurred approximately \$647,719 in fees and expenses in connection with these cases. The individuals who billed time to this matter include myself, Katherine Stadler, attorneys Brady C. Williamson and Erin A. West., as well as paralegal Kathleen Boucher. I am a shareholder at Godfrey & Kahn, and my billing rate is currently \$680 per hour, and was \$640 per hour in 2019 and \$660 per hour in 2020. Brady C. Williamson is a shareholder at Godfrey & Kahn and his billing rate is currently \$680 per hour, and was \$640 per hour in 2019 and \$660 per hour in 2020. Erin A. West is an associate at Godfrey & Kahn and her billing rate is currently \$540 per hour, and was \$475 per hour in 2019 and \$500 per hour in 2020. Kathleen Boucher is a paralegal at Godfrey & Kahn and her billing rate is currently \$335 per hour, and was \$320 per hour in 2019 and \$325 per hour in 2020. I billed 620.7 hours to this matter, Brady C. Williamson billed 229.1 hours to this matter, Erin A. West billed 154.5 hours to this matter, and Kathleen Boucher billed 46.3 hours to this matter. The fees and disbursements sought are billed at rates in accordance with practices customarily employed by Godfrey & Kahn and generally accepted by Godfrey & Kahn's clients.

7. Attached as **Exhibit G2** to the Motion is a detailed statement of the services rendered, time expended, and amounts requested by Godfrey & Kahn professionals.

8. The fees for Godfrey & Kahn have not been paid.

Dated: October 11, 2021

By:   
Katherine Stadler